

House Engrossed

unclaimed property; transfer; state treasurer

State of Arizona
House of Representatives
Fifty-seventh Legislature
First Regular Session
2025

HOUSE BILL 2516

AN ACT

AMENDING TITLE 41, CHAPTER 1, ARTICLE 4, ARIZONA REVISED STATUTES, BY ADDING SECTION 41-180; REPEALING SECTION 42-1116.01, ARIZONA REVISED STATUTES; AMENDING SECTIONS 44-301, 44-306, 44-308, 44-309, 44-311, 44-312, 44-313, 44-314, 44-316 AND 44-317, ARIZONA REVISED STATUTES; APPROPRIATING MONIES; RELATING TO UNCLAIMED PROPERTY.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Title 41, chapter 1, article 4, Arizona Revised
3 Statutes, is amended by adding section 41-180, to read:

4 **41-180. State treasurer administrative fund**

5 A. THE STATE TREASURER ADMINISTRATIVE FUND IS ESTABLISHED
6 CONSISTING OF MONIES FROM UNCLAIMED PROPERTY DEPOSITED IN THE FUND
7 PURSUANT TO SECTION 44-313. THE STATE TREASURER SHALL ADMINISTER THE FUND.

8 B. SUBJECT TO LEGISLATIVE APPROPRIATION, THE STATE TREASURER SHALL
9 USE MONIES IN THE FUND SOLELY FOR THE ADMINISTRATIVE COSTS OF THE OFFICE.

10 Sec. 2. **Repeal; transfer of monies**

11 A. Section 42-1116.01, Arizona Revised Statutes, is repealed.

12 B. All unexpended and unencumbered monies remaining in the
13 department of revenue administrative fund established by section
14 42-1116.01, Arizona Revised Statutes, as repealed by subsection A of this
15 section, are transferred to the state treasurer administrative fund
16 established by section 41-180, Arizona Revised Statutes, as added by this
17 act, on the effective date of this section.

18 Sec. 3. Section 44-301, Arizona Revised Statutes, is amended to
19 read:

20 **44-301. Definitions**

21 In this chapter, unless the context otherwise requires:

22 1. "Apparent owner" means a person whose name appears on the
23 records of a holder as the person entitled to property held, issued or
24 owing by the holder.

25 2. "Business association" means any corporation, joint stock
26 company, investment company, partnership, limited partnership, registered
27 limited liability partnership, unincorporated association, joint venture,
28 limited liability company, business trust, trust company, land bank, safe
29 deposit company, safekeeping depository, financial organization, insurance
30 company, mutual fund, utility or other business entity, whether for profit
31 or not for profit, that consists of one or more persons.

32 3. "De minimis property" means any account balances of business
33 associations of ~~fifty dollars~~ \$50 or less THAT IS payable to another
34 business association.

35 4. ~~"Department" means the department of revenue.~~

36 5. ~~"Director" means the director of the department of revenue.~~

37 6. 4. "Domicile" means the state of incorporation of a corporation
38 and the state of the principal place of business of a holder other than a
39 corporation.

40 7. 5. "Financial organization" means a savings and loan
41 association, building and loan association, savings bank, industrial bank,
42 bank, banking organization or credit union.

1 ~~8.~~ 6. "Holder" means a person who is obligated to hold for the
2 account of or deliver or pay to the owner property that is subject to this
3 chapter.

4 ~~9.~~ 7. "Insurance company" means an association, corporation or
5 fraternal or mutual benefit society or organization, whether for profit or
6 not for profit, that is engaged in the business of providing life
7 endowments, annuities or insurance, including accident, burial, casualty,
8 credit life, contract performance, dental, disability, fidelity, fire,
9 health, hospitalization, illness, life, malpractice, marine, mortgage,
10 surety, wage protection and workers' compensation insurance.

11 ~~10.~~ 8. "Mineral" means gas, oil, coal, sand, gravel, road material,
12 building stone, chemical raw material, gemstone, fissionable and
13 nonfissionable ores, colloid and other clay, steam and other geothermal
14 resource or any other substance defined as a mineral in sections 27-231
15 and 27-901.

16 ~~11.~~ 9. "Mineral proceeds" means the amounts payable for the
17 extraction, production or sale of minerals or, if those amounts are
18 abandoned, all payments that become payable after the abandonment.
19 Mineral proceeds include amounts payable:

20 (a) For the acquisitions and retention of a mineral lease,
21 including bonuses, royalties, compensatory royalties, shut-in royalties,
22 minimum royalties and delay rentals.

23 (b) For the extraction, production or sale of minerals, including
24 net revenue interest, royalties, overriding royalties, extraction payments
25 and production payments.

26 (c) Under an agreement or option, including a joint operating
27 agreement, unit agreement, pooling agreement and farm out agreement.

28 ~~12.~~ 10. "Money order" includes an express money order and a
29 personal money order on which the remitter is the purchaser. Money order
30 does not include a bank money order or any other instrument that is sold
31 by a financial organization if the seller has obtained the name and
32 address of the payee.

33 ~~13.~~ 11. "Owner" means a person who has a legal or equitable
34 interest in property that is subject to this chapter or the person's legal
35 representative. Owner includes a depositor in the case of a deposit, a
36 beneficiary in the case of a trust other than a deposit in trust and a
37 creditor, claimant or payee in the case of other property.

38 ~~14.~~ 12. "Person" means an individual, business association,
39 financial organization, estate, trust, government, governmental
40 subdivision, agency or instrumentality or any other legal or commercial
41 entity.

42 ~~15.~~ 13. "Property":

43 (a) Means tangible property pursuant to section 44-303 or a fixed
44 and certain interest in intangible property that is held, issued or owed
45 in the course of a holder's business or by a government, governmental

1 subdivision, agency or instrumentality and all income or increments from
2 that property. **Property**

3 (b) Does not include de minimis property, property of a person who
4 is maintaining a current business relationship with the holder, monies
5 collected pursuant to section 46-441 and property that is referred to or
6 evidenced by gift certificates, electronic gift cards, nonrefundable
7 tickets, certificates evidencing property denominated in value other than
8 a currency, including prepaid phone cards, frequent flyer miles, stored
9 value cards and merchandise points. **Property**

10 (c) Includes property that is referred to as or evidenced by any of
11 the following:

12 (a) (i) Money or any check, draft, deposit, interest or dividend.
13 (b) (ii) Any credit balance, customer's overpayment, security
14 deposit, refund, credit memorandum, unpaid wage, unused ticket, mineral
15 proceeds or unidentified remittance.

16 (c) (iii) Any stock or other evidence of ownership of an interest
17 in a business association or financial organization.

18 (d) (iv) Any bond, debenture, note or other evidence of
19 indebtedness.

20 (e) (v) Money deposited to redeem stocks, bonds, coupons or other
21 securities or to make distributions.

22 (f) (vi) An amount due and payable under the terms of an annuity
23 or insurance policy, including policies that provide life, property,
24 casualty, workers' compensation, health or disability insurance.

25 (g) (vii) An amount distributable from a trust or custodial fund
26 that is established under a plan to provide health, welfare, pension,
27 vacation, severance, retirement, death, stock purchase, profit sharing,
28 employee savings or supplemental unemployment insurance or similar
29 benefits.

30 **16.** 14. "Record" means information that is inscribed on a tangible
31 medium or that is stored in any electronic or other medium and that is
32 retrievable in a perceivable form.

33 **17.** 15. "State" means a state of the United States, the District of
34 Columbia, the Commonwealth of Puerto Rico or any territory or insular
35 possession that is subject to the jurisdiction of the United States.

36 **18.** 16. "Utility" has the same meaning prescribed in section
37 40-491.

38 Sec. 4. Section 44-306, Arizona Revised Statutes, is amended to
39 read:

40 44-306. Burden of proof as to property evidenced by record of
41 check or draft

42 A record of the issuance of a check, draft or similar instrument is
43 prima facie evidence of an obligation. In claiming property from a holder
44 who is also the issuer, the **department's STATE TREASURER'S** burden of proof
45 as to the existence and amount of the property and its abandonment is

1 satisfied by showing issuance of the instrument and passage of the
2 requisite period of abandonment. Defenses of payment, satisfaction,
3 discharge and want of consideration are affirmative defenses and are the
4 burden of the holder to establish.

5 Sec. 5. Section 44-308, Arizona Revised Statutes, is amended to
6 read:

7 44-308. Payment or delivery of abandoned property

8 A. On filing the report prescribed in section 44-307, the holder of
9 property that is presumed abandoned shall pay, deliver or cause to be paid
10 or delivered to the ~~department~~ STATE TREASURER the property described in
11 the report as unclaimed. If the property is an automatically renewable
12 deposit and a penalty or forfeiture in the payment of interest would
13 result, the time for compliance is extended until a penalty or forfeiture
14 would no longer result. The holder of tangible property held in a safe
15 deposit box or any other safekeeping depository shall deliver the property
16 to the ~~department~~ STATE TREASURER on filing the report prescribed in
17 section 44-307.

18 B. If the property reported to the ~~department~~ STATE TREASURER is a
19 security or security entitlement pursuant to title 47, chapter 8, the
20 ~~department~~ STATE TREASURER may make an endorsement, instruction or
21 entitlement order on behalf of the apparent owner to invoke the duty of
22 the issuer or its transfer agent or the securities intermediary to
23 transfer or dispose of the security or the security entitlement in
24 accordance with title 47, chapter 8.

25 C. If the holder of property reported to the ~~department~~ STATE
26 TREASURER is the issuer of a certificated security, the ~~department~~ STATE
27 TREASURER has the right to obtain a replacement certificate pursuant to
28 section 47-8405, but an indemnity bond is not required.

29 D. An issuer, the holder and any transfer agent or other person who
30 acts pursuant to the instructions and on behalf of the issuer or holder in
31 accordance with this section are not liable to the apparent owner and are
32 indemnified against all claims of any person in accordance with section
33 44-310.

34 E. Each month a holder of property reported pursuant to section
35 44-307, subsection H shall remit the property with the report of property
36 presumed abandoned or other form prescribed by the ~~department~~ STATE
37 TREASURER.

38 Sec. 6. Section 44-309, Arizona Revised Statutes, is amended to
39 read:

40 44-309. Notice and publication of abandoned property

41 A. The ~~department~~ STATE TREASURER shall publish a notice at least
42 semiannually with a toll free telephone number and directing the public to
43 the ~~department's~~ STATE TREASURER'S website regarding abandoned property
44 that has been paid or delivered to the ~~department~~ STATE TREASURER. The
45 ~~department~~ STATE TREASURER shall cause the notice to be published in a

1 newspaper of general circulation in each county. The ~~department~~ STATE
2 ~~TREASURER~~ shall also cause the notice to either be published on social
3 media or broadcast on radio or published or broadcast by any other means
4 that in the judgment of the ~~department~~ STATE ~~TREASURER~~ is likely to
5 attract the attention of the apparent owner of the unclaimed property.
6 The ~~department's~~ STATE ~~TREASURER'S~~ website shall contain all of the
7 following information not later than November 30 of the year after the
8 year in which abandoned property has been paid or delivered to the
9 ~~department~~ STATE ~~TREASURER~~:

10 1. The name of each person that appears to be the owner of the
11 property as stated in the report filed by the holder.

12 2. The last known address or location of each person that appears
13 to be the owner of the property, if an address or location is stated in
14 the report filed by the holder.

15 3. A statement that explains that the property of the owner is
16 presumed abandoned and is in the protective custody of the ~~department~~
17 STATE ~~TREASURER~~.

18 4. A statement that on request to the ~~department~~ STATE ~~TREASURER~~
19 information about the property and its return to the owner is available to
20 a person who has a legal or beneficial interest in the property.

21 B. The ~~department's~~ STATE ~~TREASURER'S~~ website is not required to
22 contain the name, address or location of an owner of property that has a
23 total value of less than ~~fifty dollars~~ \$50 or information concerning a
24 traveler's check, money order or similar instrument.

25 C. The ~~department~~ STATE ~~TREASURER~~ shall publish annually the
26 estimated total dollar amount of unclaimed property on the home page of
27 the ~~department's~~ STATE ~~TREASURER'S~~ unclaimed property website.

28 Sec. 7. Section 44-311, Arizona Revised Statutes, is amended to
29 read:

30 **44-311. Crediting of owner's account; interest**

31 A. A holder shall not cease payment of interest on an interest
32 bearing demand, savings or time deposit, including a deposit that is
33 automatically renewable, unless all of the following conditions apply:

34 1. There is an enforceable written contract between the holder and
35 the owner of the property that allows the holder to impose the charges or
36 cease payment of interest.

37 2. For property that is more than ~~two dollars~~ \$2, not more than
38 three months before the initial cessation of interest the holder gave
39 written notice to the owner at the last known address of the owner that
40 stated that interest would cease.

41 3. The holder regularly ceases payment of interest and does not
42 regularly retroactively credit interest on that type of property.

1 B. If property other than money is delivered to the ~~department~~
2 STATE TREASURER pursuant to this chapter, the ~~department~~ STATE TREASURER
3 shall provide the owner with any income or gain realized or accruing on
4 the property at or before liquidation or conversion of the property to
5 money. If the property delivered to the ~~department~~ STATE TREASURER is an
6 interest bearing demand, savings or time deposit, including a deposit that
7 is automatically renewable, the ~~department~~ STATE TREASURER shall pay
8 interest at the legal rate or any lesser rate that the property earned
9 while in the possession of the holder. Interest begins to accrue when the
10 property is delivered to the ~~department~~ STATE TREASURER and ceases ten
11 years after delivery or on the date the ~~department~~ STATE TREASURER pays
12 the owner, whichever occurs first.

13 Sec. 8. Section 44-312, Arizona Revised Statutes, is amended to
14 read:

15 44-312. Public sale of abandoned property

16 A. Except as otherwise provided in this section, within three years
17 after receiving abandoned property the ~~department~~ STATE TREASURER shall
18 sell the property to the highest bidder at a public sale at a location in
19 this state that in the judgment of the ~~department~~ STATE TREASURER affords
20 the most favorable market for the property. The ~~department~~ STATE
21 TREASURER may decline the highest bid and reoffer the property for sale if
22 the ~~department~~ STATE TREASURER considers the bid to be insufficient. The
23 ~~department~~ STATE TREASURER is not required to offer the property for sale
24 if the ~~department~~ STATE TREASURER determines that the probable cost of the
25 sale will exceed the proceeds from the sale. Before conducting a sale
26 pursuant to this section, the ~~department~~ STATE TREASURER shall cause a
27 notice to be published at least three weeks before the sale in a newspaper
28 of general circulation in the county in which the sale will occur.

29 B. The ~~department~~ STATE TREASURER shall sell securities that are
30 listed on an established stock exchange at prices prevailing on the
31 exchange at the time of the sale. The ~~department~~ STATE TREASURER may sell
32 other securities over the counter at prices prevailing at the time of the
33 sale or by any reasonable method selected by the ~~department~~ STATE
34 TREASURER.

35 C. A person who makes a claim pursuant to this chapter for
36 securities is entitled to receive from the ~~department~~ STATE TREASURER the
37 securities that the holder delivered to the ~~department~~ STATE TREASURER if
38 the securities remain in the ~~department's~~ STATE TREASURER'S custody or the
39 person is entitled to receive the net proceeds of the sale. Except in a
40 case of intentional misconduct or malfeasance by the ~~department~~ STATE
41 TREASURER, the person is not entitled to receive any appreciation in the
42 value of the property that occurred after the delivery to the ~~department~~
43 STATE TREASURER.

1 D. A purchaser of property at a sale conducted by the ~~department~~
2 STATE TREASURER pursuant to this chapter takes the property free of all
3 claims of the owner or previous holder and of all persons claiming through
4 or under the owner or previous holder. The ~~department~~ STATE TREASURER
5 shall execute all documents necessary to complete the transfer of
6 ownership.

7 Sec. 9. Section 44-313, Arizona Revised Statutes, is amended to
8 read:

9 44-313. Deposit of monies

10 A. Except as otherwise provided in this section or section 44-314,
11 the ~~department~~ STATE TREASURER shall deposit, pursuant to sections 35-146
12 and 35-147, in the state general fund all monies received pursuant to this
13 chapter, including the proceeds from the sale of abandoned property
14 pursuant to section 44-312, except that:

15 1. The first ~~two million dollars~~ \$2,000,000 of the monies shall be
16 deposited each fiscal year in the seriously mentally ill housing trust
17 fund established by section 41-3955.01.

18 2. The second ~~two million five hundred thousand dollars~~ \$2,500,000
19 of the monies shall be deposited in the housing trust fund established by
20 section 41-3955.

21 3. The next ~~twenty-four million five hundred thousand dollars~~
22 \$24,500,000 of the monies shall be deposited each fiscal year in the
23 ~~department of revenue administrative fund established by section~~
24 ~~42-1116.01~~ STATE TREASURER ADMINISTRATIVE FUND ESTABLISHED BY SECTION
25 41-180.

26 B. The ~~department~~ STATE TREASURER shall deposit monies from
27 unclaimed shares and dividends of any corporation incorporated under the
28 laws of this state in the permanent state school fund pursuant to article
29 XI, section 8, Constitution of Arizona.

30 C. The ~~department~~ STATE TREASURER shall deposit monies from
31 unclaimed victim restitution payments in the victim compensation and
32 assistance fund established by section 41-2407 for the purpose of
33 establishing, maintaining and supporting programs that compensate and
34 assist victims of crime.

35 D. The ~~department~~ STATE TREASURER shall retain in a separate trust
36 fund at least ~~one hundred thousand dollars~~ \$100,000 from which the
37 ~~department~~ STATE TREASURER shall pay claims.

38 E. Before making the deposit, the ~~department~~ STATE TREASURER shall
39 record the name and last known address of each person who appears from the
40 holders' reports to be entitled to the property and the name and last
41 known address of each insured person or annuitant and beneficiary. The
42 ~~department~~ STATE TREASURER shall also record the policy or contract number
43 of each policy or contract of an insurance company that is listed in the
44 report, the name of the company and the amount due. The ~~department~~ STATE

1 **TREASURER** shall make the record available for public inspection during
2 reasonable business hours.

3 Sec. 10. Section 44-314, Arizona Revised Statutes, is amended to
4 read:

5 **44-314. Federal deposit insurance corporation trust fund;**
6 **temporary custody; interest**

7 A. The federal deposit insurance corporation trust fund is
8 established consisting of monies the **department STATE TREASURER** receives
9 from the federal deposit insurance corporation under the unclaimed
10 deposits amendments act of 1993 (P.L. 103-44; 107 Stat. 220; 12 United
11 States Code section 1822(e)). The **department STATE TREASURER** shall
12 administer the fund. Monies in the fund are continuously appropriated.

13 B. If the monies deposited in the federal deposit insurance
14 corporation trust fund are not claimed by the owner within ten years after
15 being surrendered to the **department STATE TREASURER**, the **department STATE**
16 **TREASURER** shall return the monies to the federal deposit insurance
17 corporation.

18 C. This state retains all interest earned on the monies in the
19 federal deposit insurance corporation trust fund. The interest earned on
20 the monies in the federal deposit insurance corporation trust fund shall
21 be credited as follows:

- 22 1. Sixty-five **per cent** **PERCENT** in the state general fund.
- 23 2. Thirty-five **per cent** **PERCENT** in the housing trust fund
24 established by section 41-3955.

25 Sec. 11. Section 44-316, Arizona Revised Statutes, is amended to
26 read:

27 **44-316. Claim of another state to recover property**

28 A. After property has been paid or delivered to the **department**
29 **STATE TREASURER** pursuant to this chapter, another state may recover the
30 property if any of the following applies:

31 1. The property was paid or delivered to the custody of this state
32 because the records of the holder did not indicate a last known location
33 of the apparent owner within the borders of the other state and the other
34 state establishes that the apparent owner or other person who is entitled
35 to the property was last known to be located within the borders of that
36 state and under the laws of that state the property has escheated or
37 become subject to a claim of abandonment by that state.

38 2. The property was paid or delivered to the custody of this state
39 because at the time of the payment or delivery the laws of the other state
40 did not provide for the escheat or custodial taking of the property, but
41 after the payment or delivery the other state enacts laws that cause the
42 property to escheat or become subject to a claim of abandonment by that
43 state.

1 3. The records of the holder did not accurately identify the owner
2 of the property and the last known location of the owner within the
3 borders of another state and under the laws of that state the property has
4 escheated or become subject to a claim of abandonment by that state.

5 4. The property was subjected to custody by this state pursuant to
6 section 44-304, paragraph 6 and under the laws of the state of domicile of
7 the holder the property has escheated or become subject to a claim of
8 abandonment by that state.

9 5. The property is a sum that is payable on a traveler's check,
10 money order or similar instrument that was purchased in the other state
11 and delivered to the custody of this state pursuant to section 44-304,
12 paragraph 7 and under the laws of the other state the property has
13 escheated or become subject to a claim of abandonment by that state.

14 B. In order to file a claim to recover escheated or abandoned
15 property, another state shall present the claim in a form prescribed by
16 the ~~department~~ STATE TREASURER. The ~~department~~ STATE TREASURER shall
17 decide the claim within ninety days after the claim is presented. The
18 ~~department~~ STATE TREASURER shall allow the claim on determining that the
19 other state is entitled to the abandoned property pursuant to subsection A
20 of this section.

21 C. Before recovering property under this section, the ~~department~~
22 STATE TREASURER shall require the other state to agree to indemnify this
23 state and its officers and employees against any liability on a claim to
24 the property.

25 Sec. 12. Section 44-317, Arizona Revised Statutes, is amended to
26 read:

27 44-317. Filing claim with state treasurer

28 A. Any person, excluding another state, who claims property that
29 was paid or delivered to the ~~department~~ STATE TREASURER may file a claim
30 on a form prescribed by the ~~department~~ STATE TREASURER and verified by the
31 claimant.

32 B. Within ninety days after a claim is filed the ~~department~~ STATE
33 TREASURER shall allow or deny the claim and shall give written notice of
34 the decision to the claimant. If the claim is denied the ~~department~~ STATE
35 TREASURER shall inform the claimant of the reasons for the denial and
36 shall specify what additional evidence is required before the claim will
37 be allowed. The claimant may then file a new claim with the ~~department~~
38 STATE TREASURER or may maintain an action pursuant to section 44-318.

39 C. Within thirty days after a claim is allowed the ~~department~~ STATE
40 TREASURER shall deliver the property or pay the net proceeds of a sale of
41 the property to the claimant, including any dividend, interest or other
42 increment to which the claimant is entitled pursuant to sections 44-311
43 and 44-312.

1 D. A holder who pays the owner for property that has been delivered
2 to the ~~department~~ STATE TREASURER and that if claimed from the ~~department~~
3 STATE TREASURER by the owner would be subject to an increment pursuant to
4 sections 44-311 and 44-312 shall recover from the ~~department~~ STATE
5 TREASURER the amount of the increment.

6 E. Notwithstanding any other maximum time period that is specified
7 in a statute, contract or court order to commence or enforce an action to
8 obtain payment of a claim for monies or recovery of property, a person may
9 file a claim under subsection A of this section within thirty-five years
10 after the final day of the fiscal year in which the ~~department~~ STATE
11 TREASURER receives the unclaimed property.

12 Sec. 13. Conforming legislation

13 The legislative council staff shall prepare proposed legislation
14 conforming the Arizona Revised Statutes to the provisions of this act for
15 consideration in the fifty-seventh legislature, second regular session.