

SPONSOR: Sen. Townsend & Sen. Blevins & Rep. B. Short Sen. Lavelle; Reps. Longhurst, Spiegelman

## DELAWARE STATE SENATE 148th GENERAL ASSEMBLY

## SENATE BILL NO. 141

AN ACT TO AMEND TITLE 12 OF THE DELAWARE CODE AND THE LAWS OF DELAWARE RELATING TO UNCLAIMED PROPERTY.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

1 Section 1. Amend § 1155, Chapter 11, Title 12 of the Delaware Code by inserting as shown by making insertions 2 as shown by underlining and deletions as shown by underlining the following new subsections (c), (d), and (e) to § 1155 to 3 read as follows: (c) Effective July 1, 2015, the State Escheator shall not initiate any new examination of records or an investigation 4 5 of any person or business association or organization pursuant to this Section unless first the person or business association 6 or organization has been notified in writing by the Secretary of State that the person, business association, or organization 7 may enter into an unclaimed property voluntary disclosure agreement, or if the holder fails to otherwise comply with a 8 requirement imposed on such holder pursuant to Section 1177 of this Title. 9 (d) Effective from the date of enactment of this legislation, the State Escheator may seek payment as to any 10 amounts owed pursuant to this Chapter for any pending unclaimed property examination; however, the State Escheator 11 shall not seek payment of any amounts owed pursuant to this Chapter related to any transactions prior to January 1, 1986. 12 Effective from the date of enactment of this legislation through December 31, 2016, the State shall not initiate any new 13 examination of records or an investigation pursuant to § 1155 of this title for any amounts owed pursuant to this Chapter 14 related to any transaction prior to January 1, 1991, nor seek payment of any amounts arising from such examination owed 15 pursuant to this Chapter of this title, with respect to any transaction prior to January 1, 1991. 16 (e) Effective January 1, 2017, the State Escheator shall not initiate any new examination of records or an 17 investigation pursuant to § 1155 of this title for any amounts owed pursuant to this Chapter related to any transaction more 18 than twenty-two (22) years prior to the report year for which the State Escheator provides written notice of such 19 examination, nor seek payment of any amounts arising from such examination owed pursuant to this Chapter of this title, 20 with respect to any transaction that is more than twenty-two (22) years prior to the calendar year in which the State

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Escheator provides written notice of such examination.

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22	Section 2. Amend § 1159, Chapter 11, Title 12 of the Delaware Code by deleting subsection (d) in its entirety and
23	inserting as shown by underlining the following new subsection (d) to read as follows:
24	(d)Interest at 0.5% per month on outstanding unpaid amounts shall accrue from the date the amounts or property
25	were due under this subchapter until paid, unless it is shown that such failure is due to reasonable cause and not willful
26	neglect as determined by the State Escheator. Interest due in accordance with this subsection shall in no event exceed 25%
27	of the amount required to be paid; provided, however, that penalties under subsection (a), (b), or (c) of this section shall no
28	be deemed to be interest for purposes of this subsection. This subsection shall be effective for any late-filed unclaimed
29	property that is reported and remitted on or after March 1, 2016.
30	Section 3. Amend §1177, Chapter 11, Title 12 of the Delaware Code by deleting subsections (b) and (c) in their
31	entirety and inserting as shown by underlining the following new subsections (b) and (c) as follows:
32	(b) The Secretary of State is hereby authorized to request that any person, business association, or organization
33	enter into an unclaimed property voluntary disclosure agreement to determine whether the person, business association or
34	organization has complied with any provision of this Chapter. If the form indicating the person, business association or
35	organization's intent to enter into a voluntary disclosure agreement is not received by the Secretary of State within sixty
36	days after the request to enter the voluntary disclosure agreement program was mailed, any such person, business
37	association or organization will be referred to the State Escheator for examination pursuant to § 1155 of this Title.
38	(c) With respect to any holder that has indicated in writing its intent to enter into an unclaimed property voluntary
39	disclosure agreement pursuant to this Chapter by completing, executing and delivering to the Secretary of State such form
40	as is acceptable to the Secretary of State, the holder shall complete a review of its books and records and file reports of
41	abandoned property related to the following transaction years:
42	(1) Beginning January 1, 1996, with respect to any holder whose intent to enter into an unclaimed
43	property voluntary disclosure agreement was accepted by the Secretary of State on or before September 30, 2014,
44	and who enters an unclaimed property voluntary disclosure agreement and makes payment in full or enters into a
45	payment plan no later than June 30, 2016;
46	(2) Beginning January 1, 1996, with respect to any holder whose intent to enter into an unclaimed
47	property voluntary disclosure agreement was accepted by the Secretary of State after September 30, 2014 and on
48	or before December 31, 2016, and who enters an unclaimed property voluntary disclosure agreement and makes
49	payment in full or enters into a payment plan within two years from the date the holder's intent to enter into an
50	unclaimed property voluntary disclosure agreement was accepted by the Secretary of State. The due date for
51	entering into an unclaimed property voluntary disclosure agreement and making payment in full or entering into a

payment plan in this subsection (c)(2) may be amended at the sole discretion of the Secretary of State. Any holder
who does not enter into an unclaimed property voluntary disclosure agreement and make payment or enter into a
payment plan within 30 days of the two year period, or the period as amended by the Secretary of State as
provided herein, shall be deemed to be referred to the State Escheator for examination pursuant to Section 1155 of
this Title; or
(3) Beginning January 1, nineteen (19) years prior to the year in which the holder's intent to enter into an
unclaimed property voluntary disclosure agreement was accepted by the Secretary of State, with respect to any
holder whose intent to enter into an unclaimed property voluntary disclosure agreement was accepted by the
Secretary of State on or after January 1, 2017. The holder shall enter an unclaimed property voluntary disclosure
agreement and make payment in full or enter into a payment plan within two years from the date the holder's
intent to enter into an unclaimed property voluntary disclosure agreement was accepted by the Secretary of State.
The due date for entering into an unclaimed property voluntary disclosure agreement and making payment in full
or entering into a payment plan in this subsection (c)(3) may be amended at the sole discretion of the Secretary of
State.
Section 4. Amend §1177(d)(4), Chapter 11, Title 12 of the Delaware Code by making insertions as shown by
underlining and deletions as shown by strike through as follows:
(d) Notwithstanding any other provision of this section or of this Chapter, the Secretary of State shall have no
authority to enter an unclaimed property voluntary self-disclosure agreement with or otherwise receive or seek payment of
any amounts of abandoned property from:
(1) Those holders that have indicated in writing their intent to enter into an unclaimed property voluntary
disclosure agreement by completing, executing and delivering, on or before June 30, 2012, the appropriate form
promulgated by the State Escheator;
(2) Those holders that have entered a voluntary self-disclosure agreement with the State Escheator on or
before June 30, 2012, provided that the Secretary of State shall be permitted to enter an unclaimed property
voluntary disclosure agreement with any holder with respect to property types or periods or both property types
and periods that were not included in a voluntary self-disclosure agreement executed prior to June 30, 2012, or

with respect to the holder, its subsidiaries or related entities that were not included in a voluntary self-disclosure

(3) Those holders to which a notice of examination has been mailed by the State Escheator; and

agreement executed prior to June 30, 2012;

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81	(4) Those holders that <u>had previously enrolled in the voluntary disclosure agreement program and that</u>
82	either (i) formally withdrew from the voluntary disclosure agreement program, or (ii) that the Secretary of State
83	removed from the voluntary disclosure agreement program for failure to work in good faith to complete the
84	voluntary disclosure agreement program as soon as practicable referred to the State Escheator.
85	Section 5. Amend §1177(e), Chapter 11, Title 12 of the Delaware Code by making insertions as shown by
86	underlining and deletions as shown by strike through as follows:
87	(e) Each of the holders described in paragraph (d)(1) or (d)(2) of this section shall be accorded the benefit of the
88	same deadlines established in subsection ( $\frac{b}{c}$ ) of this section, but the State Escheator shall retain authority over all
89	voluntary self-disclosure agreements so described.
90	Section 6. Amend §1199(a), Chapter 11, Title 12 of the Delaware Code by making insertions as shown by
91	underlining and deletions as shown by strike through as follows:
92	(a) Every holder of funds or other property, tangible or intangible, deemed abandoned under this subchapter shall
93	file with the State Escheator, on or before March 1 of each year, as of December 31 next preceding, a report with respect to
94	such property. The State Escheator shall send a notice no later than 120 days prior to March 1 to holders that have filed
95	reports in the past five (5) report years, notifying the holder of their apparent obligation to file a report. The report shall be
96	verified and shall include:
97	(1) The name, if known, and last known address, if any, of each person appearing from the records of
98	the holder to be the owner of any property deemed abandoned under this subchapter;
99	(2) The nature and identifying number, if any, or description of the property and the amount appearing
100	from the records to be due, except that items of value under \$50 each may be reported in aggregate;
101	(3) The date when the property became payable, demandable or returnable and the date of the last
102	transaction with the owner with respect to the property; and
103	(4) A designated individual employed by the holder who will serve as the contact for all correspondence
104	with the State related to the reporting and remittance of unclaimed property pursuant to this Chapter. Such
105	designation shall also include the contact's mailing address, telephone number, email address, and title. The
106	holder is obligated to notify the State in the case of any change of the designated individual, or any change of
107	contact information provided; and
108	(5) Other information which the State Escheator may prescribe.
109	Section 7. Amend § 3, Chapter 317, Volume 78 of the Laws of Delaware by making deletions as shown by strike
110	through as follows:

"Section 3. This Act shall sunset July 1, 2016."

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Section 8. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provisions or application, and to that end the provisions of this Act are declared to be severable.

## **SYNOPSIS**

This legislation modifies Delaware's unclaimed property laws in accordance with the recommendations of the Unclaimed Property Task Force formed pursuant to Senate Concurrent Resolution 59 of the 147th General Assembly.

Author: Senator Townsend

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