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Crimes; weapons-confiscation

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Crimes

Crimes; weapons—confiscation

SB 103 (Hickey); 1989 STAT. Ch. 11

Existing law allows for the seizure and forfeiture of specific property used in or obtained through the commission of a crime related to controlled substances. Chapter 11 adds to the list of property subject to seizure and forfeiture all firearms which are in the possession of a person who commits a crime involving a controlled substance.

BAS

1. See NEV. REV. STAT. §§ 179.1156-.119 (1987) (procedures governing the seizure, forfeiture and disposition of property). But see One 1978 Chevrolet Van v. County of Churchill, 97 Nev. 510, 512, 634 P.2d 1208, 1209 (1981) (wife's interest in a van jointly owned with husband was not subject to forfeiture where the county failed to prove that she knew that her husband used the van to illegally transport controlled substances).

2. See NEV. REV. STAT. § 453.301 (1987) (amended by 1989 Nev. Stat. ch. 11, sec. 1, at 11) (definition of property includes: raw materials, products, and equipment used in the manufacture and delivery of controlled substances; any aircraft, vehicles, or vessels used to transport or conceal controlled substances; and anything of value furnished in exchange for a controlled substance).


6. Id.