

- 1 HB94
- 2 5VHYK6M-1
- 3 By Representative Kiel
- 4 RFD: State Government
- 5 First Read: 13-Jan-26
- 6 PFD: 17-Dec-25



SYNOPSIS:

Under existing law, the State Auditor is an elected position in the executive branch responsible for monitoring the accounts and records of the Department of Finance and the State Treasurer and maintaining property records of all state-owned, nonconsumable property.

This bill would require property managers of state agencies to report loss or theft of certain state property in certain circumstances.

This bill would provide an exception to the standard property inventory process conducted by the State Auditor for all Department of Corrections and Department of Youth Services secured facility property that is located behind security bars.

This bill would create a new Division of
Property Investigations within the Office of the State
Auditor to investigate the loss, theft, or damage of
certain state property and to demand repayment for the
value of lost, stolen, or damaged property due to an
act of negligence.

This bill would authorize the Attorney General to bring civil action for cases of negligent loss or damage of state property.

This bill would authorize the State Auditor to



29 refer to the Attorney General or an applicable district 30 attorney any matter where there is a reasonable belief that a criminal violation has occurred. 31 32 This bill would also make nonsubstantive, 33 technical revisions to update the existing code 34 language to current style. 35 36 37 A BILL TO BE ENTITLED 38 39 AN ACT

40

41

42

43

44

45

46

47

48

49

50

51

52

53

54

55

56

Relating to the State Auditor; to amend Sections 36-16-1, 36-16-3, 36-16-6, and Section 36-16-8, as last amended by Act 2025-70 of the 2025 Regular Session, Section 36-16-10, and Section 36-16-11, as last amended by Act 2025-68 of the 2025 Regular Session, Code of Alabama 1975; to add Section 36-16-1.1 to the Code of Alabama 1975; to provide further for the duties and authorities of the State Auditor; to provide an exception to the standard inventory process for any Department of Corrections and Department of Youth Services secured facility property located behind bars; to create a Division of Property Investigations within the Office of the State Auditor and authorize the division to carry out certain investigations of lost property and make referrals to the Attorney General or district attorneys; to authorize the Attorney General to bring civil action to recover amounts in certain circumstances; to update the code to reflect changes



57 in practices and powers granted to the State Auditor; and to 58 make nonsubstantive, technical revisions to update the existing code language to current style. 59 60 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 61 Section 1. Sections 36-16-1, 36-16-3, 36-16-6, and 62 Section 36-16-8, as last amended by Act 2025-70 of the 202563 Regular Session, Section 36-16-10, and Section 36-16-11, as 64 last amended by Act 2025-68 of the 2025 Regular Session, Code of Alabama 1975, are amended to read as follows: 65 **"**§36-16-1 66 (a) The sole powers, functions and duties of the State 67 Auditor shall be as follows include all of the following: 68 69 (1) Those enumerated in the constitution. (2) The keeping of To keep a seal with the devise, "The 70 71 State of Alabama, Auditor's Office; " (3) If the Treasurer, in the event of his resignation 72 73 or removal, fails to comply with the provisions of this code, 74 or if he dies or absconds, the stating of his account in the presence of any person attending on the part of such late 75 76 Treasurer and the delivering of the books, papers and moneys 77 belonging to the Treasury to his successor, taking his receipt 78 for the same, and recording and filing such receipts and 79 statement and reporting the same to the next Legislature; (4) The postauditing of the accounts and records of the 80 81 Department of Finance and the Treasurer; (5) (3) The serving To serve on the boards and 82 commissions of which he or she is by law an ex officio member; 83

84

and.

THE OF ALAUTH

HB94 INTRODUCED

85	(6) The making of a full and complete report to the
86	Governor at the close of each fiscal year showing the audited
87	receipts and disbursements of the government for the last
88	completed fiscal year, as required by the constitution and as
89	shown by the records and documents in the office of the
90	Department of Finance, which records shall be audited by him.
91	The report shall also include the results of his audit of all
92	taxes and revenues collected and paid into the Treasury and
93	shall give the results of all other audits made by him. The
94	report shall be printed and bound with, and as a part of, the
95	annual financial report of the state prepared by the
96	Department of Finance. The Auditor shall make reports oftener
97	upon, and matters pertaining to, his office if required by the
98	Governor or the Legislature.
99	(b) In the event the State Auditor resigns, is removed
100	from office, dies in office, or fails to comply with this

(b) In the event the State Auditor resigns, is removed from office, dies in office, or fails to comply with this chapter, the successor to the State Auditor shall submit a detailed report regarding the transfer of duties to the successor during the next legislative session following the transfer.

- (c) Notwithstanding any law to the contrary, the Office of the State Auditor may do any of the following:
- (1) Not more frequently than once every four calendar years, beginning October 1, 2026, adjust the threshold value of state property that must be inventoried pursuant to this chapter to reflect the cumulative change in the Consumer Price Index, as published by the United States Department of Labor, rounded to the nearest one hundred dollars (\$100). The State



113	Auditor shall notify property managers described in Section
114	36-16-8 of the adjusted threshold value at least 90 days prior
115	to the effective date of the adjusted threshold value, and the
116	adjusted threshold values shall apply only to property
117	acquired after that effective date. Notwithstanding the
118	foregoing, property managers, upon written request from the
119	head of the department or agency and approval by the State
120	Auditor, may make a complete inventory of all used and
121	acquired property reflecting the adjusted threshold value if
122	doing so is determined to be in the best interest of the
123	department or agency.
124	(2) Investigate loss or damage to state property as
125	further provided in Section 36-16-1.1."
126	" §36-16-3
127	The <u>State</u> Auditor may employ a chief clerkchief of
128	$\underline{\text{staff}}$, whose employment shall be at the pleasure of the $\underline{\text{State}}$
129	Auditor. Subject to the provisions of the state Merit System,
130	he the chief of staff may employ principal accountants,
131	account clerks, and senior stenographersother clerical staff.
132	" §36-16-6
133	The official acts of the chief clerk chief of staff
134	shall be presumed to be by the authority of, and shall be
135	taken as done by, the <u>State</u> Auditor, who shall be responsible
136	for the same."
137	" §36-16-8
138	(a) As used in this section, "threshold value" means a
139	value of five hundred dollars (\$500) or the threshold amount
140	adjusted by the State Auditor pursuant to Section



36-16-1(c)(1).

142

143

144

145

146

147

148

149

150

151

152

153

154

155

156

157

158

159

160

161

162

163

164

165

166

167

168

(b) The Property Inventory Control Division shall establish a control in the following manner of all nonconsumable state personal property not exempt under Section 36-16-11-:

(1) The head of each department or agency of the state shall designate one of its employees as property manager for the department or agency. Except for books, the property manager shall make a full and complete inventory of all nonconsumable personal property and certain other items of personal property deemed sufficiently important or sensitive enough by the Property Inventory Control Division to be included in the inventory of state property of the value of five hundred dollars (\$500) or more that meets or exceeds the threshold value owned by the state and used or acquired by the department or agency. The inventory shall show the complete description, manufacturer's serial number, cost price, date of purchase, location, and custodial agency, responsible officer, or employee, and the state property control marking. A copy of the inventory shall be submitted to the Property Inventory Control Division on October 1 and April 1 of each year for small agencies with read-only access to the electronic reporting system used by the Office of the State Auditor. Each inventory shall show all property acquired since the date of the last inventory. When any inventory fails to show any property shown on the previous inventory, then a complete explanation accounting for the property or the disposition thereof shall be attached to the inventory and submitted to



- 169 the Property Inventory Control Division. All property managers
- shall keep at all times in their files a copy of all
- inventories submitted to the Property Inventory Control
- 172 Division, and the copies shall be subject to examination by
- any and all state auditors or employees of the Department of
- 174 Examiners of Public Accounts.
- 175 (2) Each property manager shall be the custodian of,
- and responsible for, all property in his or her department or
- 177 agency. When any property is entrusted to other employees or
- 178 officers of the department or agency, the property manager
- shall require a written receipt of the property so entrusted,
- 180 which. The receipt shall be executed signed by the person
- 181 individual receiving the property. In that event, the property
- 182 manager shall be relieved of responsibility of the property,
- and the employee or officer of the department or agency shall
- 184 be responsible for the property.
- 185 (3) No property, except property being transferred to
- 186 the Department of Archives and History under Section 41-6-10,
- shall be disposed of, transferred, assigned, or entrusted to
- any other department, agency, or employee thereof without the
- 189 written permission of the any of the following or his or her
- 190 designee:
- 191 a. The Director of the Surplus Property Division of the
- 192 Alabama Department of Economic and Community Affairs or the.
- b. The Governor of the State of Alabama or the designee
- 194 of either of them.
- 195 c. The Chief of the Property Inventory Control Division
- 196 of the Office of the State Auditor.



197 (4) a. Each property manager shall report to the Office of the State Auditor, on a form and in a manner prescribed by 198 199 the State Auditor, the loss or theft of any property required 200 to be inventoried pursuant to this section not more than 30 201 days after the property manager learns of the loss or theft. 202 b. The Property Inventory Control Division shall report 203 the loss or theft to the Division of Property Investigations, 204 in a manner prescribed by the State Auditor, and provide a 205 brief summary detailing the circumstances surrounding the loss, regardless of whether the loss or theft was marked 206 207 "non-negligent." (4) (5) a. Biannually, Every two years, the Property 208 209 Inventory Control Division shall conduct an inventory of all 210 such state personal property, excluding: (i) historical 211 materials in the custody of the Department of Archives and History, holding every officer or employee strictly 212 213 accountable for all personal property assigned to his or her 214 custody; and (ii) property located behind security bars at any 215 Department of Corrections and Department of Youth Services 216 facility subject to paragraph b. 217 b. The State Auditor shall permit an alternative audit 218 method in all areas located behind security bars at Department 219 of Corrections and Department of Youth Services facilities. 220 All state property located within a Department of Corrections 221 or Department of Youth Services facility that is not located 222 behind bars shall be audited according to normal processes. (5) (6) No later than November 30 of each new fiscal 223 224 year, the State Auditor shall report in writing to the

225

226

227

228

229

230

231

232

233

234

235

236

237

238

239

240

241

242

243

244

245

246

247

248

249

250

251

252

at more than five hundred dollars (\$500) that meet or exceed the threshold value as revealed by the most recent inventory of state personal property. No later than November 30 of each fiscal year, the State Auditor shall publish on the website of the Office of the State Auditor the Annual Production Report and Losses Reports for the prior fiscal year. Quarterly Losses Reports shall be published on the website within 30 days of the close of each quarter.

(6) (7) Whenever any property manager ceases for any reason to be the property manager of his or her department or agency, the director of the department or agency, or the supervisor of the property manager, shall immediately notify in writing the Property Inventory Control Division. The division shall immediately check the inventories of all property assigned to the property manager in the department or agency, and the successor to the property manager shall execute a written receipt for all property received by him or her or coming into his or her custody or control. The last payment of salary due the property manager shall be withheld until a complete check of the inventory of the property has been made and approved. In the event of any shortages, the property manager shall may be held strictly accountable based on internal agency written procedures. Notwithstanding the foregoing, the property manager shall not be held accountable for property entrusted to any other employee or officer of the department or agency and for which he or she holds the written receipt of the employee or officer.



253	(c) The State Auditor or, if delegated by the State
254	Auditor, the Chief of the Property Inventory Control Division,
255	may review and analyze the internal policies relating to
256	inventorying the state property of a state department, office,
257	bureau, board, or agency to ensure that state property is
258	being properly inventoried. Upon receiving a written request
259	from the State Auditor, a property manager shall submit the
260	internal policies to the State Auditor for review."
261	" §36-16-10
262	(a) The Chief of the Property Inventory Control
263	Division shall have the authority to carry out the provisions
264	$\frac{\text{of}}{\text{-}}$ Sections 36-16-8 through 36-16-11, and shall require that
265	each department, office, bureau, board, or agency of the state
266	carry out fully the provisions of Sections 36-16-8 through
267	36-16-11 applicable to such the department, office, bureau,
268	board, or agency.
269	(b) In the event the Chief of the Property Inventory
270	Control Division neglects to perform the duties imposed upon
271	him <u>or her</u> by Sections 36-16-8 through 36-16-11, the State
272	Auditor shall report such neglect to the <pre>personnel board</pre> <pre>State</pre>
273	<u>Personnel Board</u> , <u>which and the board shall administer such</u>
274	disciplinary action against the chief of the division,
275	including the right to discharge him or her, as the board
276	deems proper under the circumstances.
277	(c) In the event the head of any department or officer
278	in charge of any office, bureau, board $\underline{}$ or agency of the state
279	neglects to perform the duties imposed upon him or her by
280	Soutions 36-16-8 through 36-16-11 ha or she shall be liable

OF MARIAN

281	for the sum of \$5.00 in the amount of five dollars (\$5) for
282	each day <pre>such the neglect continues and for the value of any</pre>
283	and all personal property losses to the state as a result of
284	<pre>such the neglect."</pre>
285	" §36-16-11
286	There is hereby expressly All of the following are
287	exempt from Sections 36-16-8 to 36-16-10, inclusive, all
288	livestock, :
289	(1) Livestock, animals, and farm and agricultural
290	products.
291	(2) and property Property owned or used by, or in
292	connection with, or under the control of, all public schools,
293	universities, colleges, trade schools, Alabama Institute for
294	Deaf and Blind, State Library Service, and all any public
295	preK-12 school, state preK-12 school, two-year or four-year
296	<pre>public institution of higher education.</pre>
297	(3) Property owned or used by, or in connection with or
298	under the control of, the Alabama Institute for Deaf and Blind
299	and the State Library Service.
300	(4) Property owned or used by, or in connection with or
301	under the control of, any facility owned or operated by the
302	Department of Mental Health which provides mental health or
303	psychiatric care services.
304	(5) Any fire control or fire rescue equipment acquired
305	by the Alabama Forestry Commission from sources other than
306	state agencies and subsequently donated to volunteer fire
307	departments pursuant to Section 9-3-19; provided, Sections
200	26 16 0 +- 26 16 10 (



309 hospitals for the insane and the Partlow State School and

310 Hospital."

314

315

316

325

326

327

328

329

330

331

332

333

334

335

336

311 Section 2. Section 36-16-1.1 is added to the Code of

312 Alabama 1975, to read as follows:

313 \$36-16-1.1

- (a) For purposes of this section, the term "state property" refers to any state property that meets or exceeds the threshold value, as defined in Section 36-16-8.
- 317 (b) There is created within the Office of the State Auditor the Division of Property Investigations which shall be 318 319 responsible for carrying out investigations described in this 320 section. The division may initiate an investigation upon a request of the State Auditor, the Property Inventory Control 321 322 Division, or, upon receiving notice of acts of negligence in 323 the loss, theft, or damage of state property, whether through 324 its website or through another channel of communication.
 - (c) (1) The Division of Property Investigations may investigate any instance of lost, stolen, or damaged state property, including instances where the loss is marked as "non-negligent" by the custodial agency. If in carrying out a full investigation, including the procuring of evidence, the division confirms that the loss, theft, or damage was not negligent, the division shall issue a finding of "non-negligence."
 - (2) If the division finds that the loss, theft, or damage was caused by negligence or willful neglect, the State Auditor may compel the offending public official or public employee to pay the value of the lost, stolen, or damaged



- property, and if such amount is not recovered, the State

 Auditor shall certify the facts and amount due to the Attorney

 General. The Attorney General may bring civil action in the

 name of the state against the employee.
- 341 (d) Governmental entities, including any agency or
 342 board of the state or political subdivision thereof that is
 343 audited by the State Auditor, shall cooperate with and provide
 344 assistance to the Division of Property Investigations by
 345 providing necessary information to allow the division to carry
 346 out its investigations in a timely manner.
- 347 (e) The Division of Property Investigations shall refer 348 to the Attorney General or the appropriate district attorney 349 any matter where there is a reasonable belief that a criminal 350 violation has occurred.
- 351 Section 3. This act shall become effective on October 352 1, 2026.