

(b) [Personal] IF PERSONAL property being held by the Division of Correction[, if] IS claimed within the [period of time referred to in subsection (a)] 30 DAYS, IT shall be delivered to the inmate who satisfactorily establishes a right to its possession and gives a proper receipt [therefor] FOR THE PROPERTY.

(C) (1) THE COMMISSIONER SHALL ADOPT RULES AND REGULATIONS DEFINING THAT PROPERTY WHICH IS CONTRABAND IN THE INSTITUTIONS OF THE DIVISION OF CORRECTION AND PRESCRIBING PROCEDURES FOR THE CONFISCATION OF CONTRABAND BY INSTITUTIONAL STAFF.

(2) ANY INMATE WHOSE PROPERTY IS CONFISCATED SHALL BE ~~IMMEDIATELY ADVISED~~ NOTIFIED THAT HE HAS A RIGHT TO HAVE THE PROPERTY REMOVED FROM THE INSTITUTION OR SENT TO A PERSON OUTSIDE THE INSTITUTION AT THE INMATE'S EXPENSE. IF THE INMATE FAILS TO HAVE THE PROPERTY REMOVED OR SENT FROM THE INSTITUTION WITHIN 30 DAYS AFTER NOTICE OF CONFISCATION, THE PROPERTY WILL BE TREATED AS ABANDONED PROPERTY IN ACCORDANCE WITH THE PROVISIONS OF SUBSECTION (D) OF THIS SECTION.

[(c)] (D) Personal property unclaimed within the period of time referred to in subsection (a) shall be deemed abandoned. [Such] ABANDONED property may [then] be converted to THE use OF THE INSTITUTION DIVISION OF CORRECTION, sold, or otherwise disposed of according to procedures established by the Commissioner of Correction. [and all future] ALL claims to [proceeds or rights to possession] ABANDONED PROPERTY [shall be] ARE absolutely barred.

[(d)] (E) (1) Nothing in this section shall be construed to create or recognize any cause, action, or defense, or to abridge any immunity [now or hereafter held by] OF THE Division of Correction, the Commissioner, or any employee[.].

(2) [and nothing] NOTHING IN THIS SECTION shall affect or limit the authority of the [various] institutions OF THE DIVISION to seize and dispose of PERSONAL PROPERTY WHICH IS contraband PER SE in accordance with APPLICABLE laws [relating thereto].

678B.

(A) EACH INSTITUTION OF THE DIVISION OF CORRECTION SHALL MAINTAIN A RESERVE FINANCIAL ACCOUNT AND A SPENDING FINANCIAL ACCOUNT FOR EACH INMATE IN THE INSTITUTION.

(B) THE ACCOUNTS OF AN INMATE MAY BE CHARGED FOR THE REASONABLE VALUE OF ANY STATE PROPERTY THAT IS WILLFULLY OR MALICIOUSLY DESTROYED BY THE INMATE OR THAT IS DESTROYED AS A RESULT OF GROSS NEGLIGENCE BY THE INMATE.

(C) THE COMMISSIONER SHALL ADOPT RULES AND REGULATIONS THAT: