

(XXII) BARRETT LIGHT .50 CALIBER SEMI-AUTO;

(XXIII) ARGENTINE L.S.R. SEMI-AUTO IN ALL

FORMATS;

(XXIV) DRAGUNOV SNIPER RIFLE (7.62 X 39MM);

(XXV) AP 9 ASSAULT PISTOL;

(XXVI) STRIKER 12 ASSAULT SHOTGUN IN ALL

FORMATS;

(XXVII) THOMPSON ORDNANCE M1 IN ALL FORMATS; OR

(XXVIII) RUGER MINI-14 FOLDING STOCK MODEL (.223 CALIBER); OR

(2) A MACHINE GUN OR IS; OR

(3) EQUIPPED WITH A FIREARM SILENCER OR MUFFLER.

(D) (1) ANY FIREARM OR AMMUNITION SEIZED UNDER THIS SECTION IS CONTRABAND AND SHALL BE SUMMARILY FORFEITED.

(2) IF THE OWNER OR POSSESSOR OF PROPERTY SEIZED UNDER THIS SECTION IS ACQUITTED OR THE CHARGES AGAINST THE PERSON ARE DISMISSED, ~~OTHER THAN UPON MOTION OF THE STATE BEFORE TRIAL,~~ THE SEIZED PROPERTY SHALL BE RETURNED TO THE OWNER OR POSSESSOR WITHIN 90 DAYS IF NOT OTHERWISE PROHIBITED BY LAW UNLESS FORFEITURE PROCEEDINGS HAVE COMMENCED.

(3) IF THE STATE ENTERS A NOLLE PROSEQUI AGAINST THE OWNER OR POSSESSOR OF PROPERTY SEIZED UNDER THIS SECTION AND DOES NOT CHARGE THE PERSON WITHIN 90 DAYS AFTER THE NOLLE PROSEQUI IS ENTERED, THE SEIZED PROPERTY SHALL BE PROMPTLY RETURNED TO THE OWNER OR POSSESSOR IF NOT OTHERWISE PROHIBITED BY LAW.

286.

(F) (1) IF A PERSON VIOLATES SUBSECTION (A)(1) OF THIS SECTION AND THE VIOLATION INVOLVES ANY OF THE FOLLOWING CONTROLLED DANGEROUS SUBSTANCES, IN THE AMOUNTS INDICATED, THE PERSON IS SUBJECT TO THE PENALTIES PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION UPON CONVICTION:

(I) 50 POUNDS OR MORE OF MARIJUANA;

(II) 448 GRAMS OR MORE OF COCAINE OR ANY MIXTURE OF 448 GRAMS OR MORE 448 GRAMS OR MORE OF ANY MIXTURE CONTAINING 448 GRAMS OR MORE A DETECTABLE AMOUNT OF COCAINE;

(III) 28 GRAMS OR MORE OF MORPHINE OR OPIUM OR ANY DERIVATIVE, SALT, ISOMER, OR SALT OF AN ISOMER OF MORPHINE OR