NORTH CAROLINA GENERAL ASSEMBLY

LEGISLATIVE FISCAL NOTE

BILL NUMBER: House Bill 1608, 3rd Edition

SHORT TITLE: Amend Bail Bondsmen and Runners Law

SPONSOR(S): Representative Culpepper

FISCAL IMPACT

Yes () No (X) No Estimate Available ()

<u>FY 2000-01</u> <u>FY 2001-02</u> <u>FY 2002-03</u> <u>FY 2003-04</u> <u>FY 2004-05</u>

REVENUES

EXPENDITURES NO FISCAL IMPACT

POSITIONS:

PRINCIPAL DEPARTMENT(S) &

PROGRAM(S) AFFECTED: Department of Insurance, Judicial Branch, Department of Correction

EFFECTIVE DATE: October 1, 2000

BILL SUMMARY: Sections 1 and 2 amend GS 58-71-1 to create a "first year license" to be granted to a person who has been licensed as bail bondsman or runner and who has held license for less than 12 months and a "supervising bail bondsman" to be a person licensed as a professional bondsman or surety bondsman who employs or contracts with a new licensee. Section 3 adds GS 58-71-41 with details of oversight of first-year licensee and limitations on their work. Section 3 also provides an "opt-out" provision for first-year licensed bail bondsmen who are unable to get a supervising bail bondsman to employ or contract with them. If employment of or contract with first-year licensee is terminated. supervising bail bondsman must notify Commissioner of Insurance in writing with reasons for termination. Section 4 adds new GS 58-71-80(c) to provide that if first-year licensee's employment or contract is terminated before end of 12-month supervisory period, the Insurance Commissioner determines whether sufficient cause exists to suspend, revoke, or refuse to renew a license or to warrant criminal action. Section 6 requires receipts for collateral security and dictates how funds shall be handled. Section 7 adds new GS 58-71-121 to provide for disposition of outstanding bail bond obligations on death or terminal illness of bail bondsman. Section 8 amends GS 58-71-145 to increase from \$5,000 to \$15,000 the minimum securities deposit required of professional bondsman. Section 6 amends GS 58-71-95(5) to provide that a bail bondsman who knowingly and willfully fails to return any collateral security whose value exceeds \$1,500 is guilty of Class I felony.

ASSUMPTIONS AND METHODOLOGY:

Department of Insurance

Section 3 requires the supervising bail bondsman to give notice to the Department of Insurance when a first year licensee has completed 12 months of supervised employment, six of which shall be uninterrupted. It also allows a first-year licensed bail bondsman to submit a sworn affidavit to the Commissioner of Insurance stating the relevant facts and circumstances regarding his/her inability to become employed by or contract with a supervising bail bondsman. The Commissioner of Insurance shall review the affidavit and determine whether the first-year licensed bail bondsman will be allowed to operate as an unsupervised bail bondsman. Section 4 allows the Commissioner of Insurance to consider whether sufficient cause exists to suspend, revoke or refuse renewal of the first-year license or whether to pursue administrative action or criminal proceedings, if employment is terminated prior to 12 months.

The Special Services Division within the Department of Insurance is responsible for the licensing and regulation of the bail bond industry. The Department of Insurance estimates that this division will need two additional staff persons at a cost of \$75,589 recurring and \$13,700 nonrecurring to fulfill the additional responsibilities imposed by this bill. These positions would be an investigator at a cost of \$46,771 recurring and \$8,700 nonrecurring and a support position at a cost of \$28,818 recurring and \$5,000 nonrecurring. The investigator would be responsible for background and criminal investigations. The support person would be responsible for processing new applications, monitoring pre-licensing requirements, maintaining files and assisting with inquiries. The Department also estimates that it will need approximately \$300,000 to update its database to track licensees, cross-reference licensees and retrieve agent history.

The Fiscal Research Division does not concur with the Department's estimate. We believe that the additional responsibilities - tracking the first year supervisory license and determining whether a first-year licensed bail bondsman who is unable to become employed by or to contract with a supervising bail bondman should be allowed to operate as an unsupervised bail bondsman - will not significantly impact the Department's workload. Further, while we believe that the Special Services Division **may** need additional personnel and an updated database, we do not believe that these needs are necessitated by the additional responsibilities of the bill. Rather, these additional needs appear to be related to the burden that the existing workload places on the current personnel. The additional responsibilities of this bill alone are not considered to be substantial enough to justify additional personnel.

Criminal Penalties

Department of Correction

SB 1253 makes failure to return collateral security a Class I felony. The Department of Insurance reports an average of 1.75 such cases per year. Because of the small number of such incidents, no impact is predicted.

Judicial Branch

In general, changing a penalty from misdemeanor to felony (failure to return collateral) can have an impact on the Court System because felony cases are tried in Superior Court and the exposure to enhanced punishment would lead to increased time by defense counsel, the prosecution, and the court. However, because new and enhanced criminal cases under this bill would be very

infrequent, The Fiscal Research Division believes that the Judicial Branch can absorb any impact from this individual bill within existing resources. This fiscal note measures the impact on the court system from this individual bill standing alone. While the impact on the courts from this individual bill is not substantial, it is AOC's position that the court system cannot absorb the cumulative impact from all such bills likely to be passed in a given session.

TECHNICAL CONSIDERATIONS: None

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DATE: July 13. 2000

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Fiscal Research Division
Publication

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