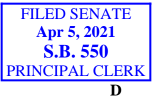
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021



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SENATE BILL DRS35207-ND-113

Short Title:	Modify Surety/Bail Bond/Bondsmen Provisions.	(Public)
Sponsors:	Senators Britt, Craven, and Lazzara (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED			
2	AN ACT TO MODIFY QUALIFICATIONS AND TESTING PROCEDURES FOR BAIL			
3	BONDSMEN AND RUNNERS AND TO MODIFY VARIOUS PROVISIONS RELATED			
4	TO BAIL BOND FORFEITURES AND BAIL BOND SURETIES.			
5	The General Assembly of North Carolina enacts:			
6	SECTION 1.(a) G.S. 58-71-50(b) is amended by adding a new subdivision to read:			
7	"(9) Be a documented citizen of the United States of America."			
8	SECTION 1.(b) This section is effective when it becomes law and applies to			
9	applications submitted on or after that date.			
10	SECTION 2.(a) G.S. 58-71-70 reads as rewritten:			
11	"§ 58-71-70. Examination; fees.			
12	Each applicant for a license as a professional bondsman, surety bondsman, or runner shall			
13	appear in person and take an examination prepared by the Commissioner testing the applicant's			
14	ability and qualifications. Each applicant is eligible for examination 30 days after the date the			
15	application is received by the Commissioner. If an applicant is unable to complete the			
16	examination requirement within 30 days after notification from the Commissioner of the			
17	applicant's eligibility to take the examination, the applicant shall again be subject to the criminal			
18	history record check prescribed by G.S. 58-71-50(a) so that current information is available for			
19	review with the application. Each examination shall be held at a time and place as designated by			
20	the Commissioner. Each applicant shall be given notice of the designated time and place no			
21	sooner than 15 days before the examination. The Commissioner may contract with a person to			
22				
23				
24				
25	cost of any contract for examination services. This examination fee is nonrefundable.			
26	An applicant who fails an examination may take a subsequent examination, but at least one			
27	year must intervene between examinations.			
28	Any applicant who fails to pass the examination shall within 90 days be entitled to			
29	reexamination upon the payment of an additional examination fee. If the applicant fails to pass			
30	the reexamination, the applicant shall file a new application before the applicant can again be			
31	examined. One year must intervene from the date of the reexamination before the applicant is			
32	allowed to file a new application."			
33	SECTION 2.(b) This section is effective when it becomes law.			
34 25	SECTION 3.(a) G.S. 15A-544.3(b) reads as rewritten:			
35 36	"(b) The forfeiture shall contain the following information:			
30				



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1	(9)	The following notice: "TO THE DEFENDANT AND E	ACH SURETY
2		NAMED ABOVE: The defendant named above has fail	
3		required before the court in the case identified above. A f	orfeiture for the
4		amount of the bail bond shown above was entered in favor of	the State against
5		the defendant and each surety named above on the date of	forfeiture shown
6		above. This forfeiture will be set aside if, on or before the fin	al judgment date
7		shown above, satisfactory evidence is presented to the cour	t that one of the
8		following events has occurred: (i) the defendant's failure to	appear has been
9		stricken by the court in which the defendant was required to	appear and any
10		order for arrest that was issued for that failure to appear is	recalled, (ii) all
11		charges for which the defendant was bonded to appear h	ave been finally
12		disposed by the court other than by the State's taking a vol	untary dismissal
13		with leave, (iii) the defendant has been surrendered by a sur	ety or bail agent
14		to a sheriff of this State as provided by law, (iv) the defendant	t has been served
15		with an Order for Arrest for the Failure to Appear on the cr	iminal charge in
16		the case in question as evidenced by a copy of an office	ial court record,
17		including an electronic record, (v) the defendant died before	ore or within the
18		period between the forfeiture and the final judgment as dem	nonstrated by the
19		presentation of a death certificate, (vi) the defendant was inca	
20		of the Division of Adult Correction and Juvenile Justice of the	-
21		Public Safety and is serving a sentence or in a unit of the F	
22		Prisons located within the borders of the State at the time	
23		appear as evidenced by a copy of an official court record	
24		document from the Division of Adult Correction and Juven	
25		Department of Public Safety or Federal Bureau of Priso	
26		defendant was incarcerated in a local, state, or federal detenti	-
27		prison located anywhere within the borders of the United Sta	
28		the failure to appear, or between the failure to appear and th	
29		date, and the district attorney for the county in which the cha	
30		was notified of the defendant's incarceration while the def	
31		incarcerated and the defendant remains incarcerated for a p	•
32		following the district attorney's receipt of notice, as evidend	• • •
33		the written notice served on the district attorney via hand del	•
34 25		mail and written documentation of date upon which the	
35 26		released from incarceration, if the defendant was released pri	
36 37		motion to set aside was filed. filed, (viii) notice of forfeiture pursuant to G.S. 15A-544.4(e), or (ix) the court refused to is	-
38			
38 39		arrest for the defendant's failure to appear, as evidenced	
39 40		official court record, including an electronic record. The forf	
40 41		set aside for any other reason. If this forfeiture is not set aside final judgment data shown above, and if no motion to set it	
41		final judgment date shown above, and if no motion to set it on that date, the forfeiture will become a final judgment on th	
42 43		judgment will be enforceable by execution against the de	
43 44		accommodation bondsman and professional bondsman on the	•
44 45		judgment will also be reported to the Department of Insura	
45 46		surety will be allowed to execute any bail bond in the above	
40 47		final judgment is satisfied in full.""	County until the
48	SECT	TON 3.(b) This section is effective when it becomes law	v and applies to
49		d on or after that date.	appres to

49 forfeitures entered on or after that date.
50 SECTION 4.(a) G.S. 15A-544.5(b) reads as rewritten:

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1	"(b)	Reasons for Set Aside Except as provided by subsection (f) of this	s section, a
2	forfeiture	e shall be set aside for any one of the following reasons, and none other:	
3			
4		(8) Notice of the forfeiture was not provided pursuant to G.S. 15A-54	14.4(e).
5		(9) The court refused to issue an order for arrest for the defendant	's failure to
6		appear, as evidenced by a copy of an official court record, in	ncluding an
7		electronic record."	
8		SECTION 4.(b) This section is effective when it becomes law and	l applies to
9	forfeiture	es set aside on or after that date.	
10		SECTION 5. Except as otherwise provided, this act is effective when	it becomes
11	law.		