## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

## SENATE DRS75180-LT-71B (3/26)

Short Title: Require Affidavits of Bail Bondsmen.

Sponsors:Senator Swindell.Referred to:

1	A BILL TO BE ENTITLED		
2	AN ACT TO REQUIRE BAIL BONDSMEN TO SUBMIT AFFIDAVITS STATING		
3	THAT THERE ARE NO PREMIUMS OWED TO FORMER INSURERS AND		
4	THAT ALL FORFEITURES OR JUDGMENTS ARE SATISFIED OR		
5	DISCHARGED.		
6	The General Assembly of North Carolina enacts:		
7	<b>SECTION 1.</b> Article 71 of Chapter 58 of the General Statutes is amended by		
8	adding a new section to read:		
9	" <u>§ 58-71-141. Appointment of bail bondsmen; affidavit required.</u>		
10	(a) Prior to receiving an appointment, a surety bondsman shall submit to the		
11	Commissioner an affidavit, signed under oath, by the surety bondsman and by any		
12	former insurer, stating that the surety bondsman does not owe any premium or		
13	unsatisfied judgment to any insurer and that the bondsman agrees to discharge all		
14	outstanding forfeitures and judgments on bonds previously written. The affidavit shall		
15	be in a form prescribed by the Commissioner. If the surety bondsman does not satisfy or		
16	discharge all forfeitures or judgments, the former insurer shall submit a notice, with		
17	supporting documents, to the appointing insurer, the surety bondsman, and the		
18	Commissioner, which states, under oath, that the surety bondsman has failed to satisfy,		
19	in a timely manner, the forfeitures and judgments on bonds written by the surety		
20	bondsman and that the former insurer has satisfied the forfeiture or judgment from its		
21	own funds. Upon receipt of the notification and supporting documents, the appointing		
22	insurer shall immediately cancel the surety bondsman's appointment. The surety		
23	bondsman may be reappointed only upon certification by the former insurer that all		
24	forfeitures and judgments on bonds written by the surety bondsman have been		
25	discharged. The appointing insurer or surety bondsman may, within 10 days of the		
26	receipt of notice from the former insurer, appeal to the Commissioner.		

D

(Public)

## GENERAL ASSEMBLY OF NORTH CAROLINA

1	<u>(b)</u>	The Commissioner shall adopt rules, including rules regarding the process of
2	appeals an	nd stays of the requirements of this section, to implement this section.

3 (c) As used in this section, "former insurer" means the insurer with whom the

4 surety bondsman had a prior appointment and who is responsible for any outstanding
5 bonds written by the surety bondsman."

6 **SECTION 2.** This act becomes effective October 1, 2003, and applies to all appointments of bondsmen on or after that date.