## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

Η

28

29

30

31

32

33

34

35 36 . . . . "

## HOUSE BILL 641 Committee Substitute Favorable 4/27/15

	Short Title: A	mend Bail Bondsmen Statutes. (Public)			
	Sponsors:				
	Referred to:				
	April 14, 2015				
1		A BILL TO BE ENTITLED			
2	ΑΝ ΑCΤ ΤΟ	REVISE THE STATUTES GOVERNING BAIL BONDSMEN BY			
$\frac{2}{3}$	CLARIFYING CERTAIN DEFINITIONS, BY CLARIFYING THE STATUTES				
4	GOVERNING RETURN OF PREMIUM, ARREST ORDERS, AND APPOINTMENT OF				
5	SURETY BONDSMEN, BY BROADENING THE ENTITIES WHO MAY PROVIDE				
6	CONTINUING EDUCATION, AND BY MAKING VARIOUS OTHER CHANGES TO				
7	THE BAIL BONDSMEN LAWS.				
8	The General Assembly of North Carolina enacts:				
9	<b>SECTION 1.</b> G.S. 58-71-1 reads as rewritten:				
10	"§ 58-71-1. Definitions.				
11	The following definitions apply in this Article:				
12					
13	<u>(1a)</u>	Address Any dwelling, home, building, lodging, or "address of record" as			
14		defined in G.S. 15A-531(2)a. where a principal may occupy or take up			
15		residence.			
16	<u>(1b)</u>	Approved provider An entity who has been issued a Certificate of			
17		Authority by the Commissioner to provide either bail bond continuing			
18		education or prelicensing courses in this State in accordance with			
19		<u>G.S. 58-71-72.</u>			
20					
21	<u>(3a)</u>	Cash deposit The posting of coin, currency, or valid appearance bond by			
22		an accommodation bondsman, an insurer, a professional bondsman, or a			
23		runner in order to effect pretrial release for a defendant for which a release			
24		order indicates a cash deposit or United States currency.			
25					
26	<u>(6a)</u>	Personal identification Date of birth, Social Security number, drivers			
27		license number, alien registration number, or any other similar means of			



"§ 58-71-20. Surrender of defendant by surety; when premium need not be returned.

At any time before there has been a breach of the undertaking in any type of bail or fine and

cash bond the surety may surrender the defendant to the sheriff of the county in which the defendant is bonded to appear or to the sheriff where the defendant was bonded; in such case

the full premium shall be returned within 72 hours after the surrender. The defendant may be

surrendered without the return of premium for the bond if all indemnitors and payers of bail

distinguishing between individuals.

SECTION 2. G.S. 58-71-20 reads as rewritten:

2

	General Assem	bly Of North Carolina	Session 2015	
1	bond premium on the defendant's bond present a notarized written request, with notice, to the			
2	surety or surety's agent to terminate the bond and the indemnitor's liability, and the surety then			
3	surrenders the defendant, or if the defendant does any of the following:			
4	(1)	Willfully fails to pay the premium to the surety or w	villfully fails to make a	
5		premium payment under the agreement specified in G	i.S. 58-71-167.	
6	(2)	Changes his or her address without notifying the su	rety before the address	
7		change.		
8 9 0	(3)	Physically hides from the surety. <u>This includes no</u> signed, written agreement between the defendant a		
0 1	(A)	requirements for communications with the surety.		
	(4)	Leaves the State without the permission of the surety.		
	(5)	Violates any order of the court.	1	
	(6)	Fails to disclose information or provides false info		
		failure to appear in court, any previous felony convic	-	
		years, or any charges pending in any State or federal of		
	(7)	Knowingly provides the surety with incorrect persona	al identification, or uses	
	SEC.	a false name or alias."		
	SECTION 3. G.S. 58-71-30 reads as rewritten:			
		rrest of defendant for purpose of surrender.	annast him hafana tha	
		pose of surrendering the defendant, the surety may		
	forfeiture of the undertaking, or by his written authority endorsed on a certified copy of the			
	undertaking, may request any judicial officer to order arrest of the defendant. <u>Upon receipt of</u> the request by surety or the surety's agent and the certified copy of the undertaking, the judicial			
			indertaking, the judicial	
		er arrest of the defendant." <b>TION 4.</b> G.S. 58-71-71 reads as rewritten:		
	<ul> <li>(a) In order to be eligible to take the examination required to be licensed as a runner or</li> </ul>			
	bail bondsman under G.S. 58-71-70, each person shall complete at least 12 hours of education as provided by the North Carolina Bail Agents Associationan approved provider in subjects			
	pertinent to the duties and responsibilities of a runner or bail bondsman, including all laws and			
	regulations related to being a runner or bail bondsman.			
	(b) Each year every licensee shall complete at least three hours of continuing education			
	as provided by the North Carolina Bail Agents Associationan approved provider in subjects			
	related to the duties and responsibilities of a runner or bail bondsman before renewal of the			
	license. This continuing education shall not include a written or oral examination. A person			
	who receives his first license on or after January 1 of any year does not have to comply with			
	this subsection until the period between his first and second license renewals.			
	(d) Educ	ational courses offered by the North Carolina Bail Agen	ts Associationapproved	
	providers under	this section must be approved by the Commissione	er before they may be	
	offered. Before	approving a course, the Commissioner must be satisfi	ed that the course will	
	enhance the professional competence and professional responsibility of bail bondsmen and			
	runners. The North Carolina Bail Agents Association Approved providers shall not offer,			
	sponsor, or conduct any course under this section unless the Commissioner has given			
	authorization to	do so.		
	"			
		<b>TION 5.</b> G.S. 58-71-141 reads as rewritten:		
		ppointment of bail bondsmen; affidavit required.		
	(a) Before receiving an appointment, a surety bondsman shall submit to the			
		In affidavit, signed under oath, by the surety bondsm hat the surety bondsman does not owe any premium or		

## **General Assembly Of North Carolina**

1 any insurer and that the bondsman agrees to discharge all outstanding forfeitures and judgments 2 on bonds previously written. The affidavit shall be in a form prescribed by the Commissioner 3 and shall be submitted by the surety bondsman to the former insurer. If the surety bondsman 4 does not satisfy or discharge all forfeitures or judgments, the former insurer shall submit a 5 notice, with supporting documents, to the appointing insurer, the surety bondsman, and the 6 Commissioner, which states, under oath, that the surety bondsman has failed to satisfy, in a 7 timely manner, the forfeitures and judgments on bonds written by the surety bondsman and that 8 the former insurer has satisfied the forfeiture or judgment from its own funds. The If the surety 9 bondsman does not owe any premium or unsatisfied judgments, a former insurer must release 10 the bondsman by certifying that status to the Commissioner via e-mail, fax, or mail and 11 providing a corresponding notice of release to the bondsman within three days of receipt of the 12 surety bondsman's affidavit. Otherwise, the former insurer shall submit the notice and 13 supporting documents, including evidence of owed premium or unsatisfied 14 judgments, to the appointing insurer, the surety bondsman, and the Commissioner within 30-10 15 days after the former insurer receives the affidavit from the surety bondsman. Upon receipt of 16 the notice and supporting documents, the appointing insurer shall immediately cancel the surety 17 bondsman's appointment. The surety bondsman may be reappointed only upon certification by 18 the former insurer that all forfeitures and judgments on bonds written by the surety bondsman 19 have been discharged. The appointing insurer or surety bondsman may, within 10 days after 20 receiving the notice and supporting documents from the former insurer, appeal to the 21 Commissioner. For the purposes of this section, owed premium and unsatisfied judgments only 22 pertain to insurers. 23 . . . . " 24 SECTION 6. G.S. 15A-531(4) reads as rewritten:

- 25 "(4) "Bail bond" means an undertaking by the defendant to appear in court as 26 required upon penalty of forfeiting bail to the State in a stated amount. Bail 27 bonds include an unsecured appearance bond, an appearance bond secured 28 by a cash deposit of the full amount of the bond, an appearance bond secured 29 by a mortgage under G.S. 58-74-5, and an appearance bond secured by at 30 least one solvent surety. A bail bond signed by any surety, as defined in 31 G.S. 15A-531(8)a. and b., is considered the same as a cash deposit or United 32 States currency for all purposes in this Article. Cash bonds set in child 33 support contempt proceedings shall not be satisfied in any manner other than 34 the deposit of cash." 35
  - **SECTION 7.** This act becomes effective October 1, 2015.