GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

SENATE BILL 797

Short Title: Bail Bonds/Forfeitures & Remittances.	
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Senators Thomas; and Hoyle. Sponsors: Referred to: Judiciary II.

March 23, 2005

A BILL TO BE ENTITLED

1		A BILL TO BE ENTITLED
2	AN ACT TO P	ROVIDE THAT FORFEITURE OF A BAIL BOND SHALL BE SET
3	ASIDE IF 7	THE DEFENDANT FOR WHOM THE BOND WAS POSTED WAS
4	INCARCER	ATED ANYWHERE AT THE TIME OF THE FAILURE TO
5	APPEAR, T	O PROVIDE THAT BOND SHALL NOT BE FORFEITED UNLESS
6	THE SURE	TY OR BAIL AGENT HAD ACTUAL KNOWLEDGE THAT THE
7	DEFENDAN	T HAD FAILED TO APPEAR ON TWO OR MORE OCCASIONS
8	ON THE S	AME CHARGE, AND TO PROVIDE THAT BOND SHALL BE
9	REMITTED	IF THE DEFENDANT RECEIVES A PRAYER FOR JUDGMENT
10	CONTINUE	D OR DEFERRED PROSECUTION.
11	The General As	sembly of North Carolina enacts:
12	SECT	FION 1. G.S. 15A-544.5 reads as rewritten:
13	"§ 15A-544.5. §	Setting aside forfeiture.
14	(a) Reliet	f Exclusive There shall be no relief from a forfeiture except as
15	provided in this	section. The reasons for relief are those specified in subsection (b) of
16	this section. Th	e procedures for obtaining relief are those specified in subsections (c)
17	and (d) of this se	ection. Subsections (f), (g), (h), and (i) of this section apply regardless of
18	the reason for re	lief given or the procedure followed.
19	(b) Reaso	ons for Set Aside A forfeiture shall be set aside for any one of the
20	following reason	ns, and none other:
21	(1)	The defendant's failure to appear has been set aside by the court and
22		any order for arrest issued for that failure to appear has been recalled,
23		as evidenced by a copy of an official court record, including an
24		electronic record.
25	(2)	All charges for which the defendant was bonded to appear have been
26		finally disposed by the court other than by the State's taking dismissal
27		with leave, as evidenced by a copy of an official court record,
28		including an electronic record.

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1	(2)	
1	(3)	The defendant has been surrendered by a surety on the bail bond as $C = 15A + 540$ are available by the shariff matrix
2 3		provided by G.S. 15A-540, as evidenced by the sheriff's receipt
	(A)	provided for in that section.
4	(4)	The defendant has been served with an Order for Arrest for the Failure
5	(5)	to Appear on the criminal charge in the case in question.
6	(5)	The defendant died before or within the period between the forfeiture and the final indement as demonstrated by the presentation of a death
7		and the final judgment as demonstrated by the presentation of a death
8	$(\boldsymbol{\epsilon})$	certificate.
9	(6)	The defendant was incarcerated in a unit of the Department of
10 11		Correction and is serving a sentence or in a unit of the Federal Bureau of Prices located within the borders of the Statesnywhere at the time
11		of Prisons located within the borders of the Stateanywhere at the time of the failure to appear
12	(c) Proce	of the failure to appear. edure When Failure to Appear Is Stricken. – If the court before which a
13 14		bearance was secured by a bail bond enters an order striking the
14		•
15 16		ure to appear and recalling any order for arrest issued for that failure to art may simultaneously enter an order setting aside any forfeiture of that
10		en an order setting aside a forfeiture is entered, the defendant's further
17		all continue to be secured by that bail bond unless the court orders
18 19	otherwise.	an continue to be secured by that ball bolid unless the court orders
20		on Procedure. – If a forfeiture is not set aside under subsection (c) of this
20 21		y procedure for setting it aside is as follows:
21	(1)	At any time before the expiration of 150 days after the date on which
22	(1)	notice was given under G.S. 15A-544.4, the defendant or any surety on
23 24		a bail bond may make a written motion that the forfeiture be set aside,
24 25		stating the reason and attaching the evidence specified in subsection
23 26		(a) of this section.
20 27	(2)	The motion is filed in the office of the clerk of superior court of the
28	(2)	county in which the forfeiture was entered, and a copy is served, under
20 29		G.S. 1A-1, Rule 5, on the district attorney for that county and the
30		county board of education.
31	(3)	Either the district attorney or the county board of education may object
32	(5)	to the motion by filing a written objection in the office of the clerk and
33		serving a copy on the moving party.
33 34	(4)	If neither the district attorney nor the board of education has filed a
35	(1)	written objection to the motion by the tenth day after the motion is
36		served, the clerk shall enter an order setting aside the forfeiture.
37	(5)	If either the district attorney or the county board of education files a
38	(5)	written objection to the motion, then not more than 30 days after the
39		objection is filed a hearing on the motion and objection shall be held in
40		the county, in the trial division in which the defendant was bonded to
41		appear.
42	(6)	If at the hearing the court allows the motion, the court shall enter an
43	(-)	order setting aside the forfeiture.
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1	(7) If at the hearing the court does not enter an order setting aside the
2	forfeiture, the forfeiture shall become a final judgment of forfeiture on
3	the later of:
4	a. The date of the hearing.
5	b. The date of final judgment specified in G.S. 15A-544.6.
6	(e) Only One Motion Per Forfeiture. – No more than one motion to set aside a
7	specific forfeiture may be considered by the court.
8	(f) No More Than Two Forfeitures May Be Set Aside Per Case. – In any case in
9	which the State proves that the surety or the bail agent had notice or actual knowledge,
10	before executing a bail bond, that the defendant had already failed to appear on two or
11	more prior occasions, occasions on the same charge, no forfeiture of that bond may be
12	set aside for any reason. Actual knowledge exists only when the State indicates on both
13	the release order and the bond form provided by the State that the defendant has failed
14	to appear on two or more occasions on the same charge.
15	(g) No Final Judgment After Forfeiture Is Set Aside. – If a forfeiture is set aside
16	under this section, the forfeiture shall not thereafter ever become a final judgment of
17	forfeiture or be enforced or reported to the Department of Insurance.
18	(h) Appeal. – An order on a motion to set aside a forfeiture is a final order or
19	judgment of the trial court for purposes of appeal. Appeal is the same as provided for
20	appeals in civil actions. When notice of appeal is properly filed, the court may stay the
21	effectiveness of the order on any conditions the court considers appropriate."
22	SECTION 2. G.S. 15A-547.1 reads as rewritten:
23	"§ 15A-547.1. Remit bail bond if defendant sentenced to community or
24	intermediate punishment.<u>in certain circumstances.</u>
25	If a defendant is convicted and sentenced to community punishment or intermediate
26	punishment and no appeal is pending, then the The court shall remit the bail bond to the
27	obligor in accordance with the provisions of this Article and shall not require that the
28	bail bond continue to be posted while the defendant serves his or her sentence.sentence
29	if any of the following circumstances exist:
30	(1) The defendant is convicted and sentenced to community punishment or
31	intermediate punishment, and no appeal is pending.
32	(2) <u>The defendant receives a prayer for judgment continued.</u>
33	(3) The disposition of the defendant's case is by deferred prosecution."
34	SECTION 3. This act becomes effective December 1, 2005, and applies to
35	hail honds posted for offenses committed on or after that date

35 bail bonds posted for offenses committed on or after that date.