GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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SENATE BILL 881 Judiciary II (Criminal) Committee Substitute Adopted 4/25/07 House Committee Substitute Favorable 6/26/07

Short Title:	Define Residency Requirements/Bail Bondsmen.	(Public)

Sponsors:

Referred to:

March 19, 2007

1		A BILL TO BE ENTITLED			
2	AN ACT TO	DEFINE THE RESIDENCY REQUIREMENTS FOR LICENSURE			
3		E LAWS PERTAINING TO BAIL BONDSMEN AND RUNNERS			
4		AKE OTHER STYLISTIC CHANGES.			
5	The General As	sembly of North Carolina enacts:			
6	SECT	TION 1. G.S. 58-71-1 reads as rewritten:			
7	"§ 58-71-1. Def	initions.			
8	The followin	ng words when used in this Article shall have the following meanings:			
9					
10	(1)	"Accommodation bondsman" is a Accommodation bondsman A			
11		person who shall not charge a fee or receive any consideration for			
12		action as surety and who endorses the bail bond after providing			
13		satisfactory evidences of ownership, value, and marketability of real or			
14		personal property to the extent necessary to reasonably satisfy the			
15		official taking bond that the real or personal property will in all			
16		respects be sufficient to assure that the full principal sum of the bond			
17		will be realized if there is a breach of the conditions of the bond.			
18		"Consideration" as used in this subdivision does not include the legal			
19		rights of a surety against a principal by reason of breach of the			
20		conditions of a bail bond nor does it include collateral furnished to and			
21		securing the surety as long as the value of the surety's rights in the			
22		collateral do not exceed the principal's liability to the surety by reason			
23		of a breach in the conditions of the bail bond.			
24	(2)	<u>"Bail bond" shall mean an Bail bond. – An undertaking by the</u>			
25		principal to appear in court as required upon penalty of forfeiting bail			
26		to the State in a stated amount; and may include an unsecured			
27		appearance bond, a premium-secured appearance bond, an appearance			
28		bond secured by a cash deposit of the full amount of the bond, an			

1		appearance bond secured by a mortgage pursuant to G.S. 58-74-5, and
2		an appearance bond secured by a moregage pursuant to 0.5. 50 74 5, and an appearance bond secured by at least one surety. A bail bond may
2 3		also include a bond securing the return of a motor vehicle subject to
4		forfeiture in accordance with G.S. 20-28.3(e).
5	(3)	"Bail bondsman" shall mean a <u>Bail bondsman. – A</u> surety bondsman,
6	(3)	
0 7		professional bondsman or an accommodation bondsman as hereinafter
	(\mathbf{A})	defined.defined in this section.
8	(4)	<u>"Commissioner" shall mean the Commissioner. – The North Carolina</u>
9	$(A \rightarrow)$	Commissioner of Insurance.
10	(4a)	"First year licensee" means any First-year licensee. – Any person who
11		has been licensed as a bail bondsman or runner under this Article and
12	()	who has held the license for a period of less than 12 months.
13	(5)	"Insurer" shall mean any Insurer. – Any domestic, foreign, or alien
14		surety company which has qualified generally to transact surety
15		business and specifically to transact bail bond business in this State.
16	(6)	"Obligor" shall mean a Obligor. – A principal or a surety on a bail
17		bond.
18	(7)	"Principal" shall mean a Principal. – A defendant or witness obligated
19		to appear in court as required upon penalty of forfeiting bail under a
20		bail bond or a person obligated to return a motor vehicle subject to
21		forfeiture in accordance with G.S. 20-28.3(e).
22	(8)	<u>"Professional bondsman" shall mean any Professional bondsman. –</u>
23		Any person who is approved and licensed by the Commissioner and
24		who pledges cash or approved securities with the Commissioner as
25		security for bail bonds written in connection with a judicial proceeding
26		and <u>who</u> receives or is promised money or other things of value
27		therefor.in exchange for writing the bail bonds.
28	<u>(8a)</u>	Resident. – A person who lives in this State for at least six consecutive
29		months immediately before applying for a license under this Article.
30	(9)	"Runner" shall mean a Runner. – A person employed by a bail
31	(-)	bondsman for the purpose of assisting the bail bondsman in presenting
32		the defendant in court when required, or to assistassisting in the
33		apprehension and surrender of defendant to the court, or-keeping the
34		defendant under necessary surveillance, or to execute <u>executing</u> bonds
35		on behalf of the licensed bondsman when the power of attorney has
36		been duly recorded. "Runner" does not include, however, include a
37		duly licensed attorney-at-law or a law-enforcement officer assisting a
38		bondsman.
38 39	(9a)	"Supervising bail bondsman" means any Supervising bail bondsman. –
40	(9a)	
40 41		Any person licensed by the Commissioner as a professional bondsman
41 42		or surety bondsman who employs or contracts with any new licensee under this Article.
42	(10)	
	(10)	<u>"Surety" shall mean one Surety. – One who, with the principal, is</u>
44		liable for the amount of the bail bond upon forfeiture of bail.

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	(11)	"Surety bondsman" means any Surety bondsman. – A	Any person who is
	()	licensed by the Commissioner as a surety bondsman	
		is appointed by an insurer by power of attorne	
		countersign bail bonds for the insurer in connect	-
		proceedings, and who receives or is promised consid	
		so."	C
	SEC	FION 2. G.S. 58-71-50(b) reads as rewritten:	
"(b)	Every	applicant for a license under this Article as a bail bo	ndsman or runner
must meet	t all of	the following qualifications:	
	(1)	Be 18 years of age or over.	
	(2)	Be a resident of this State.	
	(3)	Repealed by Session Laws 1998-211, s. 23.	
	(4)	Have knowledge, training, or experience of sufficient	ient duration and
		extent to provide the competence necessary	to fulfill the
		responsibilities of a licensee.	
	(5)	Have no outstanding bail bond obligations.	
	(6)	Have no current or prior violations of any provision	of this Article or
		of Article 26 of Chapter 15A of the General Statutes	or of any similar
		provision of law of any other state.	
	(7)	Not have been in any manner disqualified under the	laws of this State
		or any other state to engage in the bail bond business.	
	(8)	Hold a valid and current North Carolina drivers licer	nse or valid North
		Carolina identification card issued by the Division of	Motor Vehicles."
		FION 3. G.S. 58-71-50 is amended by adding a new su	
" <u>(c)</u>	<u>An a</u>	oplicant for a license as a bail bondsman or runner sh	all provide to the
<u>Commissi</u>	ioner	at least two of the following documents as proof of	residency in this
State:			
	<u>(1)</u>	A pay stub showing the applicant's residential address	s in this State.
	<u>(2)</u>	A utility bill showing the applicant's residential addre	
	(3)	A written lease agreement or contract for purchase a	nd sale signed by
		the applicant and for a residence located in this State.	
	<u>(4)</u>	A receipt for personal property taxes paid by the app	<u>plicant to a North</u>
		Carolina unit of local government.	
	<u>(5)</u>	A receipt for real property taxes paid by the appl	<u>licant to a North</u>
		Carolina unit of local government.	
	<u>(6)</u>	A monthly or quarterly statement showing the appl	
		address in this State and issued by a financial institution	ion for an account
		held by the applicant.	
-		ules adopted by the Commissioner, an applicant ma	ay be required to
provide ad		nal documentation as proof of residency in this State."	
	CEC	FION 4 This act becomes offective October 1, 200	7 and annling to
		FION 4. This act becomes effective October 1, 200 licensure made on or after that date.	or, and applies to