GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

SENATE BILL 929 PROPOSED COMMITTEE SUBSTITUTE S929-PCS55371-RI-13

Short Title: No Set Aside of Bond Forfeit/Actual Notice.

(Public)

D

Sponsors:

Referred to:

March 26, 2009

1 2	ΔΝ ΔΟΤ ΤΟ:	A BILL TO BE ENTITLED (1) AMEND REQUIREMENTS APPLICABLE TO AND CLARIFY
$\frac{2}{3}$		S THAT MAY BE IMPOSED IN CONJUNCTION WITH MOTIONS TO
4		FORFEITURES; AND (2) PROVIDE THAT A COURT MAY REFUSE TO
5		A BOND FORFEITURE ONLY IF, BEFORE EXECUTING THE BOND,
6		TY OR BAIL AGENT HAD ACTUAL NOTICE OF A DEFENDANT'S
7		O APPEAR ON TWO OR MORE PRIOR OCCASIONS IN THE CASE FOR
8		E BOND WAS EXECUTED.
9		embly of North Carolina enacts:
10		FION 1. G.S. 15A-544.5(d) reads as rewritten:
11		on Procedure If a forfeiture is not set aside under subsection (c) of this
12	• •	procedure for setting it aside is as follows:
13		
14	(4)	If neither the district attorney nor the board of education has filed a written
15		objection to the motion by the tenth-twentieth day after the motion is served,
16		the clerk shall enter an order setting aside the forfeiture.
17		
18	(8)	If at the hearing the court determines that the motion to set aside was not
19		signed or that the documentation required to be attached pursuant to
20		subdivision (1) of this subsection is fraudulent or was not attached to the
21		motion at the time the motion was filed, the court may order monetary
22		sanctions against the surety filing the motion, unless the court also finds that
23		the failure to sign the motion or attach the required documentation was
24		unintentional. A motion for sanctions and notice of the hearing thereof shall
25		be served on the surety not later than 10 days before the time specified for
26		the hearing. If the court concludes that a sanction should be ordered, in
27		addition to ordering the denial of the motion to set aside, sanctions shall be
28		imposed as follows: (i) twenty-five percent (25%) of the bond amount for
29		failure to sign the motion; (ii) fifty percent (50%) of the bond amount for
30		failure to attach the required documentation; and (iii) not less than one
31		hundred percent (100%) of the bond amount for the filing of fraudulent
32 33		documentation. This subdivision shall not limit the criminal prosecution of
33 34		any individual involved in the creation or filing of any fraudulent
54		documentation."



	General Assembly Of North Carolina Session 2009
1	SECTION 2. G.S. 15A-544.5(f) reads as rewritten:
2	"(f) No More Than Two Forfeitures May Be Set Aside Prohibited in Certain
3	Circumstances. Per Case. No forfeiture of a bond may be set aside for any reason In-in any
4	case in which the State proves that the surety or the bail agent had actual notice or actual
5	knowledge, before executing a bail bond, bond that the defendant had already failed to appear
6	on two or more prior occasions in the case for which the bond was executed. Actual notice as
7	required by this subsection shall only occur if two or more failures to appear are indicated on
8	the defendant's release order by a judicial official. The judicial official shall indicate on the
9	release order when it is the defendant's second or subsequent failure to appear in the case for
10	which the bond was executed.occasions, no forfeiture of that bond may be set aside for any
11	reason."
12	SECTION 3. Section 1 of this act becomes effective October 1, 2009, and applies
13	to all motions to set aside filed on or after that date. Section 2 of this act becomes effective
14	October 1, 2009, and applies to bail bonds executed on or after that date.