GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL DRH10324-NE-105

	Short Title: Bail Bondsmen RevisionsAB	(Public)		
	Sponsors: Representative Humphrey.			
	Referred to:			
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1	A BILL TO BE ENTITLED			
2	AN ACT REVISING THE LAWS RELATED TO BAIL BONDSMEN, AS RECOM	MMENDED		
3	BY THE DEPARTMENT OF INSURANCE.			
4	The General Assembly of North Carolina enacts:			
5				
6	PART I. CLARIFY ABROGATION OF COMMON LAW AND	ALLOW		
7	OUT-OF-STATE SURETIES TO USE LICENSED BONDSMEN			
8	SECTION 1.(a) Article 71 of Chapter 58 of the General Statutes is	amended by		
9	adding a new section to read:	5		
10	"§ 58-71-2. Statement of purpose and abrogation of the common law.			
11	The purpose of this Article is to provide a comprehensive framework for the regu	ulation of all		
12	persons licensed under this Article in the capacity of professional bondsmen, surety			
13	or runners, or performing any of the functions, duties, or powers prescribed for professional			
14	bondsmen, surety bondsmen, or runners within the State of North Carolina. Any	part of the		
15	common law that conflicts with the provisions of this Article is expressly abrogated			
16	SECTION 1.(b) G.S. 58-71-30 reads as rewritten:			
17	"§ 58-71-30. Arrest of defendant for purpose of surrender.			
18	(a) For the purpose of surrendering the defendant, the surety may arrest hir			
19	forfeiture of the undertaking, or by his written authority endorsed on a certified	copy of the		
20	undertaking, may request any judicial officer to order arrest of the defendant.			
21	(b) A surety on a bail bond or undertaking from another state or jurisdicti	<u>on shall not</u>		
22	arrest the defendant in this State for the purposes of surrendering the defendant.			
23	(c) <u>Notwithstanding the provisions of subsection (b) of this section, a sure</u>	ety on a bail		
24	bond or undertaking from another state or jurisdiction must utilize the services or a	assistance of		
25	any North Carolina surety bondsman, professional bondsman, or runner to effect	the arrest or		
26	surrender of the defendant. The surety must first provide the surety bondsman,	professional		
27	bondsman, or runner with a certified copy of the undertaking."			
28				
29	PART II. CHANGES TO PROVISIONAL LICENSING OF BONDSMEN			
30	SECTION 2.(a) G.S. 58-71-1 reads as rewritten:			
31	"§ 58-71-1. Definitions.			

The following definitions apply in this Article:

33 ...

34(4a)First year licensee. Any person who has been licensed as a bail bondsman35or runner under this Article and who has held the license for a period of less36than 12 months.



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1 2 3 4	<u>(4b)</u> 	Direct supervision. – Direction of a provisional licensee's supervising bail bondsman that involves personal and face-to a frequent and reasonable basis.	•
5 6	<u></u> (8a)	<u>Provisional licensee. – Any person licensed as a bail bond</u> <u>under this Article for a period of less than 24 months.</u>	<u>lsman or runner</u>
7	(8a) (8	-	six consecutive
, 8 9	(0 <i>a</i>) <u>(0</u>	months immediately before applying for a license under this	
9 10	 (9a)	Supervising bail bondsman. – Any person licensed by the Co	mmissioner as a
10	()a)	professional bondsman or surety bondsman who who	
12		requirements of G.S. 58-71-41.1 and G.S. 58-71-50 and	
13		contracts with any new licensee under this Article.a provision	
14		this Article.	
15			
16	(11)	Surety bondsman Any person who is licensed by the Co	mmissioner as a
17		surety bondsman under this Article, is appointed by an insu	irer by power of
18		attorney to execute or countersign bail bonds for the insurer in	
19		judicial proceedings, proceedings of another, and who receive	es or is promised
20		consideration for doing so."	
21		FION 2.(b) G.S. 58-71-41 reads as rewritten:	
22		st-year <u>Provisional</u> licensees; limitations.	11.1 .1
23	· · · · ·	ot as provided in this section, a first-year provisional licensee sha	
24 25	•	r persons licensed as bail bondsmen or runners under this A ection (d) of this section, a first year provisional licensee sh	-
25 26	-	supervision of and from the official business address of a lice	
20 27		ondsman, who shall be responsible for the direct supervision of	1 0
28		first <u>12-24</u> months of licensure. A first-year-provisional licen	
29		contract with one supervising bail bondsman.	
30	(b) When	a first year provisional licensee has completed 12-24 months	s of supervision,
31		l be uninterrupted, the supervising bail bondsman shall give n	
32	to the Commission	oner in writing. If the licensee will continue to be employed by	or contract with
33		ail bondsman beyond the initial 12-month <u>2</u>4-month period, the	supervising bail
34		continue to supervise and be responsible for the licensee's acts.	
35		employment of or contract with a first year provisional licens	
36		bail bondsman shall notify the Commissioner in writing and a	shall specify the
37 38	reason for the ter (d) If, aft		man provisional
38 39		er exercising due diligence, a first-year licensed bail bonds to become employed by or to contract with a supervising bai	-
40		d bail bondsman-provisional licensee must submit to the Dep	
41		the relevant facts and circumstances regarding the first ye	
42		sional licensee's inability to become employed by or contract w	
43	-	The Department shall review the affidavit and determine wheth	
44		dsman provisional licensee will be allowed to operate as an u	•
45	bondsman. A firs	st-year licensed bail bondsman is prohibited from becoming a	supervising bail
46	bondsman during	g the first two-five years of licensure.	
47		ded all other licensing requirements are met, an applicant for	
48		se who has previously been licensed with the Commissioner f	-
49 50		tive months and who has been inactive or unlicensed for a per	
50	than three consec	cutive years shall not be deemed a new licensee for purposes of	this section."

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	SEC	TION 2.(c) Article 71 of Chapter 58 of the	General Statutes is amended by
adding	a new see	ction to read:	
" <u>§ 58-7</u>	/ 1-41.1.]	Requirements for supervising bail bondsme	<u>n.</u>
<u>(a)</u>		il bondsman who seeks to act as a supervisir	-
<u>revoke</u>	d supervi	sing bail bondsman status shall meet all of the	
	<u>(1)</u>	Submit an application on a form approved	by the Commissioner and pay a
		two hundred dollar (\$200.00) application fee	
	<u>(2)</u>	Have five years of uninterrupted experience	e as a licensed bail bondsman in
		this State.	
	<u>(3)</u>	Have not violated an order of the Commission	
		action taken against the bail bondsman's lice	-
	<u>(4)</u>	The bail bondsman shall possess or demons	
		or integrity considered by the Commission	er to be necessary to serve as a
		supervising bail bondsman.	· · · · · · · · · · · · · · · · · · ·
<u>(b)</u>		pervising bail bondsman shall submit to the Co	mmissioner, on a form prescribed
by the		tioner, both of the following:	longligation on a fame grasswihed
	<u>(1)</u>	No later than May 31 of each year, a renewa	
		by the Commissioner. Failure to comply wi	
	(2)	revocation of a bondsman's status as a super No later than the fifth business day of each m	-
	<u>(2)</u>	licensee supervised by the supervising bail b	
<u>(c)</u>	Δ επ	pervising bail bondsman shall not:	<u>Jonusman.</u>
<u>(c)</u>	(1)	<u>Charge a fee for supervising a provisional li</u>	censee
	$\frac{(1)}{(2)}$	Supervise more than two provisional license	
		TION 2.(d) Any bail bondsman (i) acting as	
bail bo		or (ii) seeking to restore a revoked supervising l	
		and fee required by G.S. 58-71-41.1, as enacted	
	ve date of	1 V	
PART	III. (CHANGES TO DISCIPLINARY STA	TUTE TO ALLOW FOR
		TIVE ACTION BASED ON THE CO	
CRIM	/	OVISIONAL LICENSEE CONFORMING C	CHANGE
		TION 3. G.S. 58-71-80 reads as rewritten:	
"§ 58-		Grounds for denial, suspension, probation,	revocation, or nonrenewal of
	licen		
(a)		Commissioner may deny, place on probation, su	-
-		ed under this Article, in accordance with the pro-	_
120B (i the Gen	neral Statutes, for any one or more of the follow	ving causes:
	••••	Violation of a statute or ordinance that regul	ts in injury or dooth
	 <u>(6a)</u>	Violation of a statute or ordinance that resul	ts in injury or death.
	 <u>(6a)</u> 		
	 <u>(6a)</u>	When, in the judgment of the Commis	ssioner, the licensee has used
	 <u>(6a)</u> 	When, in the judgment of the Commis- unnecessary or excessive force in perform	ssioner, the licensee has used ming the functions, duties, and
	 <u>(6a)</u> 	When, in the judgment of the Commis	ssioner, the licensee has used ming the functions, duties, and
(b)	 <u>(6a)</u> <u>(8a)</u> 	When, in the judgment of the Commission unnecessary or excessive force in perform powers under the license issued by the Com	ssioner, the licensee has used ming the functions, duties, and missioner.
(b) Article	 (<u>6a)</u> (<u>8a)</u> The	When, in the judgment of the Commis unnecessary or excessive force in perform powers under the license issued by the Com Commissioner shall deny, revoke, or refuse	ssioner, the licensee has used ming the functions, duties, and missioner. to renew any license under this
Article	 (<u>6a)</u> (<u>8a)</u> The if <u>if (i)</u> t	When, in the judgment of the Commis unnecessary or excessive force in perform powers under the license issued by the Com Commissioner shall deny, revoke, or refuse he applicant or licensee is or has ever been co	ssioner, the licensee has used ming the functions, duties, and missioner. to renew any license under this prvicted of a felony.felony or (ii)
Article pursua	 (<u>6a)</u> (<u>8a)</u> The if- <u>if (i)</u> t	When, in the judgment of the Commis- unnecessary or excessive force in perform powers under the license issued by the Com Commissioner shall deny, revoke, or refuse he applicant or licensee is or has ever been co e provisions of Article 3A of Chapter 150	ssioner, the licensee has used ming the functions, duties, and missioner. to renew any license under this privided of a felony.felony or (ii) 0 of the General Statutes, the
Article pursua Comm	 (<u>6a)</u> (<u>8a)</u> The <u>if f (i) t</u> nt to the issioner, o	When, in the judgment of the Commis unnecessary or excessive force in perform powers under the license issued by the Com Commissioner shall deny, revoke, or refuse he applicant or licensee is or has ever been co	ssioner, the licensee has used ming the functions, duties, and missioner. to renew any license under this privided of a felony.felony or (ii) 0 of the General Statutes, the nds that the applicant or licensee
Article pursua Comm	 (<u>6a)</u> (<u>8a)</u> The <u>if f (i) t</u> nt to the issioner, o	When, in the judgment of the Commis- unnecessary or excessive force in perform powers under the license issued by the Com Commissioner shall deny, revoke, or refuse he applicant or licensee is or has ever been co provisions of Article 3A of Chapter 150 or another appropriate administrative body, fin	ssioner, the licensee has used ming the functions, duties, and missioner. to renew any license under this provicted of a felony.felony or (ii) 0 of the General Statutes, the nds that the applicant or licensee

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<u>(b3)</u> F	or the purposes of this section, a conviction includes an adjudi	cation of guilt, a plea
of guilty, and	l a plea of nolo contendere.	
	n the case of a first-year-provisional licensee whose employ	
	rior to the end of the 12-month 24-month supervisory period, th	
onsider all i	information provided in writing by the supervising bail bond	sman in determining
nether suff	icient cause exists to suspend, revoke, or refuse to renew the	license or to warrant
riminal pros	secution of the first-year provisional licensee. If the Commission	oner determines there
not sufficie	ent cause for adverse administrative action or criminal prosecu	ution, the termination
	deemed an interruption and the period of time the licensee	
	ith the terminating supervising bail bondsman will be credited	
-	of the required <u>12-24</u> months of supervision with a subsequence of the required <u>12-24</u> months of supervision with a subsequence of the supervision with a supervision with a subsequence of the supervision with a subsequence of the supervision with a subsequence of the supervision with a supervisi	uent supervising bail
ondsman.		
"		
ART IV. C	CHANGE DUE DATE FOR CONTINUING EDUCATION	REOUIREMENTS
	WAL APPLICATIONS	
S	ECTION 4.(a) G.S. 58-71-71(b) reads as rewritten:	
	ach year by June 30-May 15 every licensee shall complete a	t least three hours of
	ducation as provided by an approved provider in subjects rela	
	es of a runner or bail bondsman. This continuing education	
ritten or or	al examination. A person who receives his or her first license	on or after January 1
	loes not have to comply with this subsection until June 30-Ma	<u>y 15 of the following</u>
ear."		
	ECTION 4.(b) G.S. 58-71-75(b) reads as rewritten:	
	enewal Application In even-numbered years, a bail bondsm	
	cense shall shall, by May 15, provide the Commissioner prior-	to the expiration date
	ondsman's or runner's current license, all of the following:	
	"	
ART V. PI	HYSICAL LOCATION FOR OFFICIAL BUSINESS ADD	RESS
	ECTION 5. G.S. 58-71-40 reads as rewritten:	
§ 58-71-40.	Bail bondsmen and runners to be qualified and licensed;	license applications
	enerally.	
(a) N	o person shall act in the capacity of a professional bondsman,	surety bondsman, or
runner or per	form any of the functions, duties, or powers prescribed for pro-	ofessional bondsmen,
surety bonds	men, or runners under this Article unless that person is qualifie	ed and licensed under
	No licensee shall participate in or solicit assistance in securing of	
by another no	ot licensed under this Article. No license shall be issued under	this Article except to
n individual	natural person.	
	licensee shall have an official business address that is a physical business address that business address that a physical business address that business address that a physical business address that business address that a physical business address that a physical business address that business address that a physical business address that business address that a physical business address that bu	
	th Carolina. Official business addresses shall reflect an establ	· · · · ·
-	m any residence or other business. The address required by th	
	he Commissioner designating where required business records	
	pursuant to G.S. 58-71-170. The physical location used as	
	comply with all local or municipal zoning ordinances and regu	ilations. Use of a post
mice box as	an official business address is prohibited."	
PART VI. O	UALIFICATIONS FOR BONDSMEN	
	ECTION 6. G.S. 58-71-50 reads as rewritten:	
	Ovelification for boil bondsman and money	

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1				
2	(b)	Qualifications. – Every applicant for a license under this Article as a bail bondsman		
3	or runner	must meet all of the following qualifications:		
4				
5		(8) Hold a valid and current North Carolina drivers license or valid North		
6		Carolina identification card issued by the Division of Motor		
7		Vehicles. Vehicles and comply with all motor vehicle financial responsibility		
8		requirements pursuant to G.S. 20-309.		
9		" 		
10				
11	PART V	II. EFFECTIVE DATE		
12		SECTION 7. This act becomes effective July 1, 2025, and applies to bail bondsmen		
13	licenses i	ssued or renewed on or after that date.		