## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/12/03		
2	84th General Assembly	A Bill	Act 752 of 2003	
3	Regular Session, 2003		HOUSE BILL 1459	
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5	By: Representative Verkamp	p		
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8		For An Act To Be Entitled		
9	AN ACT	CONCERNING THE ENFORCEMENT OF BAIL	BONDS;	
10	AND FOR	OTHER PURPOSES.		
11				
12		Subtitle		
13	AN A	ACT CONCERNING THE ENFORCEMENT OF		
14	BAIL	BONDS.		
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16	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:	
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18	SECTION 1. Act	ion on bail bond in circuit courts	<u>.</u>	
19	(a) If a bail bond is granted by a judicial officer, it shall be			
20	conditioned on the defendant appearing for trial, surrendering in execution			
21	of the judgment, or a	ppearing at any other time when hi	s or her presence in	
22	circuit court may be	<u>lawfully required under Arkansas R</u>	ules of Criminal	
23	Procedure, Rules 9.5	and 9.6, or any other rule.		
24	<u>(b)(l) If the</u>	defendant fails to appear at any t	ime when the	
25	defendant's presence	is required under subsection (a) o	f this section, the	
26	<u>circuit court shall e</u>	nter this fact by written order or	docket entry, adjudge	
27	the bail bond of the	defendant, or the money deposited	in lieu thereof, to be	
28	forfeited, and issue	a warrant for the arrest of the de	fendant.	
29	<u>(2) The</u>	clerk shall:		
30	<u>(A)</u>	Notify the sheriff and each sure	ty on the bail bond	
31	that the defendant sh	ould be surrendered to the sheriff	as required by the	
32	terms of the bail bon	<u>d; and</u>		
33	<u>(B)</u>	Immediately issue a summons on e	ach surety on the bail	
34	bond requiring the su	bond requiring the surety to personally appear on the date and time stated in		
35	the summons to show cause why judgment should not be rendered for the sum			
36	specified in the bail	bond on account of the forfeiture	!•	

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1	(c)(1)(A) If the defendant is apprehended and brought before the		
2	(c)(l)(A) If the defendant is apprehended and brought before the		
3	circuit court within seventy-five (75) days of the date notification is sent under subdivision (b)(2)(A) of this section, then no judgment of forfeiture		
4	may be entered against the surety.		
5	(B) The surety shall be liable for the cost of returning		
6	the defendant to the circuit court in an amount not to exceed the face amount		
7	of the bond.		
8	(2)(a) If the defendant is apprehended and brought before the		
9	circuit court after the seventy-five (75) day period under subsection (c)(1)		
10	of this section, the circuit court may exonerate the amount of the surety's		
11	liability under the bail bond as the circuit court determines in its		
12	discretion, and, if the surety does not object, enter judgment accordingly		
13	against the surety.		
14	(b) In determining the extent of liability of the surety		
15	on the bond, the circuit court may take into consideration the actions taken		
16	and the expenses incurred by the surety to locate the defendant, the expenses		
17	incurred by law enforcement officers to locate and return the defendant, and		
18	any other factors the circuit court finds relevant.		
19	(d)(1) If the surety does not consent to the entry of judgment in the		
20	amount determined under subsection (c) of this section, or if the defendant		
21	has not surrendered or been brought into custody, then at the time of the		
22	show cause hearing, unless continued to a subsequent time, the circuit court		
23	shall determine the surety's liability and enter judgment on the forfeited		
24	bond.		
25	(2) The circuit court may exercise its discretion in determining		
26	the amount of the judgment and may consider the factors listed in subsection		
27	(c) of this section.		
28	(e)(1) No pleading on the part of the state shall be required in order		
29	to enforce a bond under this section.		
30	(2) The summons required under subsection (b) of this section		
31	shall be made returnable and shall be executed as in civil actions, and the		
32	action shall be docketed and shall proceed as an ordinary civil action.		
33	(3) The summons may be directed to and served on an agent of the		
34	surety, and the surety's appearance pursuant to the summons shall be in		
35	person and not by filing an answer or other pleading.		
36	(f) Notwithstanding any law to the contrary, a circuit court may		

1 suspend a bail bond company's or agent's ability to issue bail bonds in its 2 court if the bail bond company or agent fails to comply with an order of the circuit court, or fails to pay forfeited bonds in accordance with a circuit 3 4 court's order. 5 6 SECTION 2. Arkansas Code § 16-84-201 is amended to read as follows: 7 16-84-201. Action on bond in district courts. 8 (a)(1)(A) If the defendant fails to appear for trial or judgment, or 9 at any other time when his presence in district court may be lawfully 10 required, or to surrender himself in execution of the judgment, the district 11 court may direct the fact to be entered on the minutes, and shall promptly 12 issue an order requiring the surety to appear, on a date set by the district court not more than one hundred twenty (120) days after the issuance of the 13 14 order, to show cause why the sum specified in the bail bond or the money 15 deposited in lieu of bail should not be forfeited. 16 (B) The one hundred twenty-day period in which the 17 defendant must be surrendered or apprehended pursuant to subdivision (c)(2) of this section begins to run from the date notice is sent by certified mail 18 19 to the surety company at the address shown on the bond, whether or not it is received by the surety. 20 21 (2) The order shall also require the officer who was responsible 22 for taking of bail to appear, unless: 23 The surety is a bail bondsman; or (A)24 The officer accepted cash in the amount of bail. 25 The appropriate law enforcement agencies shall make every 26 reasonable effort to apprehend the defendant. 27 (c)(1) If the defendant is surrendered or arrested, or good cause is 28 shown for his failure to appear before judgment is entered against the 29 surety, the district court shall exonerate a reasonable amount of the 30 surety's liability under the bail bond. 31 (2) However, if the surety causes the apprehension of the 32 defendant or the defendant is apprehended within one hundred twenty (120)

(2) However, if the surety causes the apprehension of the defendant or the defendant is apprehended within one hundred twenty (120) days from the date of receipt of written notification to the surety of the defendant's failure to appear, no judgment or forfeiture of bond may be entered against the surety, except as provided in subsection (e) of this section.

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1	(d) If, after one hundred twenty (120) days, the defendant has not		
2	surrendered or been arrested, prior to judgment against the surety, the bail		
3	bond or money deposited in lieu of bail may be forfeited.		
4	(e) If, before judgment is entered against the surety, the defendant		
5	is located in another state, and the location is known, the appropriate law		
6	enforcement officers shall cause the arrest of the defendant and the surety		
7	shall be liable for the cost of returning the defendant to the <u>district</u> court		
8	in an amount not to exceed the face value of the bail bond.		
9	(f) In determining the extent of liability of the surety on a bond		
10	forfeiture, the $\underline{ ext{district}}$ court may take into consideration the expenses		
11	incurred by the surety in attempting to locate the defendant and may allow		
12	the surety credit for the expenses incurred.		
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14	/s/ Verkamp		
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17	APPROVED: 3/27/2003		
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