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: <u>S4/3/03</u> S4/15/03	
2	84th General Assembly	A Bill	Act 1648 of 2003
3	Regular Session, 2003		HOUSE BILL 1889
4			
5	By: Representative Hathorn		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO REVISE THE LICENSING REQUIREMENTS FOR		
10	BAIL BOND AGENTS; TO REVISE THE PROVISIONS		
11	CONCERNING BAIL BOND AGENTS AS SURETIES; TO		
12	PROVIDE FOR THE RIGHT TO AN ATTORNEY, PHYSICIAN,		
13	AND PHONE CALLS WHILE IN JAIL; AND FOR OTHER		
14	PURPOSI	₫S.	
15			
16		Subtitle	
17	AN ACT TO REVISE THE PROVISIONS		
18	CONCERNING BAIL BOND AGENTS; AND TO		
19	PROVIDE FOR THE RIGHT TO AN ATTORNEY,		
20	PHYSICIAN, AND PHONE CALLS WHILE IN		
21	JAII		
22			
23			
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
25			
26	SECTION 1. Ark	ansas Code § 16-84-103(b), concern	ning the qualification
27	as a surety, is amended to read as follows:		
28	(b)(l) The per	son or persons offered as surety s	shall be examined on
29	oath in regard to their qualifications as surety, and any officer authorized		
30	to take bail is authorized to administer the oath, reduce the statements on		
31	oath to writing, and require the person offered as surety to sign the		
32	statement. Other proof may also be taken in regard to the sufficiency of the		
33	surety. Prior to submission to the court or magistrate, the statement shall		
34	also be signed by the sheriff or chief of police in the jurisdiction where		
35	the defendant is char	ged.	
36	(2) Proo	of that the surety is a licensed pr	cofessional bail



## As Engrossed: S4/3/03 S4/15/03

HB1889

1	bondsman shall be deemed sufficient proof of the sufficiency of the surety		
2	and the surety may $\underline{shall}$ be accepted by all courts in this state or by any		
3	individual authorized to take bail under the provisions of § $16-84-102$ .		
4			
5	SECTION 2. Arkansas Code § 16-85-101(a), concerning the right to an		
6	attorney while awaiting trial, is amended to read as follows:		
7	(a) While confined to any prison <u>or jail</u> in this state awaiting trial,		
8	no prisoner shall be denied the right to:		
9	(1) Consult an attorney of the prisoner's own choosing;		
10	(2) Call a physician of the prisoner's own choosing if in need		
11	of one; or		
12	(3) Place free telephone calls to a bondsperson if the calls are		
13	local calls.		
14			
15	SECTION 3. Arkansas Code § 17-19-110(a), concerning licensed bail bond		
16	agents, is amended to read as follows:		
17	(a) If a licensed bail bond agent has a current license with a current		
18	licensed professional bail bond company, the agent may shall be permitted to		
19	write a bail bond in any county with a current copy of his or her license, if		
20	the agent and the agent's company are in good standing with the courts in the		
21	jurisdiction where the bond is to be posted.		
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23	/s/ Hathorn		
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26	APPROVED: 4/21/2003		
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