Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1	State of Arkansas	As Engrossed: H1/29/99_S2/26/99	
2	82nd General Assembly	A Bill	Act 567 of 1999
3	Regular Session, 1999		HOUSE BILL 1117
4			
5	By: Representative Vess		
6			
7	For An Act To Be Entitled		
8	"AN ACT TO AMEND VARIOUS SECTIONS OF THE ARKANSAS CODE		
9	REGARDING PROFESSIONAL BAIL BOND COMPANY LICENSES; AND		
10	FOR OTHER	PURPOSES. "	
11			
12		Subtitle	
13	"AN ACT TO AMEND VARIOUS SECTIONS OF THE		
14	ARKANSAS CODE REGARDING PROFESSIONAL		
15	BAI L	BOND COMPANY LICENSES."	
16			
17			
18	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
19			
20	SECTION 1. Ark	ansas Code 17-19-202 is amended to	read as follows:
21	"17-19-202. Арр	ications.	
22	(a) Every appl	icant for a professional bail bond	sman license or a
23	professional bail bond company license shall apply on forms furnished by the		
24	board.		
25	(b) The applic	ation of a professional bail bonds	man shall be
26	accompanied by a duly	executed power of attorney issued	by the professional
27	bail bond company for	whom the professional bail bondsm	an will be acting.
28	(c) An applicat	ion for a professional bail bond c	company license shall be
29	accompanied by proof	that the applicant is an Arkansas	partnership, firm, or
30	corporation, a foreig	n corporation registered and autho	rized to conduct
31	business in the State	of Arkansas, or an individual who	is a resident of the
32	state. A corporation shall file proof that its most recent annual franchise		
33	tax has been paid to the Secretary of State.		
34	(d)(1) At the	time of application for every prof	essional bail bond
35	company license there	shall be paid to the board for th	e company license a fee
36	of one thousand dolla	rs (\$1,000). <u>Each professional ba</u>	<i>il bond</i> company license

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1	or renewal for a sole proprietor, partnership or corporation shall include one		
2	license for one agent per company per year.		
3	(2) Each applicant for a professional bail bondsman license shal		
4	pay the board a license fee of one hundred dollars (\$100) at the time of		
5	application, except that if the applicant is also an applicant, as an		
6	individual, for a professional bail bond company license, then the applicant		
7	shall not be required to pay a license fee for licensure as a professional		
8	bail bondsman but shall comply with all other requirements for licensure as a		
9	professional bail bondsman.		
10	(3) License fees shall be payable in full on a yearly basis		
11	regardless of the date of issuance.		
12	(4) Any agent that transfers their license from one professional		
13	bail bond company to another shall pay a transfer fee of one hundred dollars		
14	<u>(\$100) to the Board.</u> "		
15			
16	SECTION 2. Arkansas Code 17-19-110 is amended to read as follows:		
17	"17-19-110. Licensed bail bond agent.		
18	(a) If a licensed bail bond agent has a current license with a current		
19	licensed professional bail bond company, the agent may write a bail bond in		
20	any county with a current copy of his license.		
21	(b) A licensed bail bond agent shall carry a current copy of his		
22	<u>company's license, his bail bond agent license, and a current copy of his</u>		
23	qualifying power of attorney that is on file with the Arkansas Professional		
24	Bail Bond Licensing Board.		
25	<u>(c) Only one power of attorney per bond, not exceeding the agent's</u>		
26	qualifying power of attorney, shall be permitted, unless a court has separated		
27	the charges and amounts of bonds. Powers of attorney shall not be stacked."		
28			
29	SECTION 3. Arkansas Code 17-19-212 is amended to read as follows:		
30	"17-19-212. Li censes.		
31	Each applicant for an initial bail bondsman license who satisfactorily		
32	completes the examination and meets the other qualifications and requirements		
33	prescribed by law, including the completion of a minimum of eight (8) clock		
34	hours of education in subjects pertaining to the authority and		
35	responsibilities of a bail bondsman, and a review of the laws and regulations		
36	relating thereto, shall be licensed by the board."		

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1 2 SECTION 4. Arkansas Code 17-19-401 is amended to read as follows: "17-19-401. Requirements. 3 (a) Each person licensed as a professional bail bondsman shall annually 4 5 complete not less than eight (8) clock hours of continuing education in subjects relating to the authority and responsibilities of a bail bondsman as 6 7 a condition of renewing his or her license. (b) Such continuing education shall not include written or oral 8 9 examinations." 10 SECTION 5. Arkansas Code 16-84-201 is amended to read as follows: 11 12 "16-84-201. Action on bond. 13 (a)(1)(A) If the defendant fails to appear for trial or judgment, or at any other time when his presence in court may be lawfully required, or to 14 15 surrender himself in execution of the judgment, the court may direct the fact to be entered on the minutes, and shall promptly issue an order requiring the 16 surety to appear, on a date set by the court not less than ninety (90) days 17 18 nor more than one hundred twenty (120) days after the issuance of the order, 19 to show cause why the sum specified in the bail bond or the money deposited in 20 lieu of bail should not be forfeited. 21 (B) The one hundred twenty-day period in which the 22 defendant must be surrendered or apprehended pursuant to subsection (c) begins to run from the date notice is sent by certified mail to the surety company at 23 24 the address shown on the bond, whether or not it is received by the surety. 25 (2) The order shall also require the officer who was responsible 26 for taking of bail to appear, unless: 27 (A) The surety is a bail bondsman; or 28 (B) The officer accepted cash in the amount of bail. 29 (b) The appropriate law enforcement agencies shall make every 30 reasonable effort to apprehend the defendant. 31 (c)(1) If the defendant is surrendered, arrested, or good cause is 32 shown for his failure to appear before judgment is entered against the surety, the court shall exonerate a reasonable amount of the surety's liability under 33 the bail bond. 34 35 (2) However, if the surety causes the apprehension of the defendant, or the defendant is apprehended within one hundred twenty (120) 36

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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.

5 (d) If, after one hundred twenty (120) days, the defendant has not
6 surrendered or been arrested, prior to judgment against the surety, the bail
7 bond or money deposited in lieu of bail may be forfeited.

8 (e) If, before judgment is entered against the surety, the defendant is 9 located in another state, and the location is known, the appropriate law 10 enforcement officers shall cause the arrest of the defendant and the surety 11 shall be liable for the cost of returning the defendant to the court in an 12 amount not to exceed the face value of the bail bond.

(f) In determining the extent of liability of the surety on a bond
forfeiture, the court may take into consideration the expenses incurred by the
surety in attempting to locate the defendant and may allow the surety credit
for the expenses incurred."

17

SECTION 6. All provisions of this act of a general and permanent nature
 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
 Revision Commission shall incorporate the same in the Code.

21

SECTION 7. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.

27

34 35 36

28 SECTION 8. All laws and parts of laws in conflict with this act are 29 hereby repealed.

/s/ Vess

APPROVED: 3/15/1999