1	State of Arkansas	As Engrossed: H3/25/15	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		HOUSE BILL 1812
4			
5	By: Representative Bell		
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7		For An Act To Be Entitled	
8	AN ACT PROVIDING FOR THE CREATION OF A BAIL BOND		
9	FORFEITURE NOTIFICATION SYSTEM; CONCERNING THE		
10	FORFEITURE OF A BAIL BOND WHEN A DEFENDANT FAILS TO		
11	APPEAR IN COURT; CONCERNING THE REGULATION OF THE		
12	BAIL BOND	INDUSTRY; AND FOR OTHER PURPOSES	\mathbf{S}
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15		Subtitle	
16	PROV	IDING FOR THE CREATION OF A BAIL	BOND
17	FORF	EITURE NOTIFICATION SYSTEM;	
18	CONC	ERNING THE FORFEITURE OF A BAIL	BOND
19	WHEN	A DEFENDANT FAILS TO APPEAR IN	
20	COUR	T; AND CONCERNING THE REGULATION	OF
21	THE	BAIL BOND INDUSTRY.	
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24	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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26	SECTION 1. Arka	ansas Code § 16-84-201 is amended	d to read as follows:
27	16-84-201. Acti	ion on bond in district courts.	
28	(a)(1)(A) If th	ne defendant fails to appear for	trial or judgment, or
29	at any other time when	n his or her presence in district	court may be lawfully
30	required, or to surrer	nder himself or herself in execut	tion of the judgment,
31	the district court may	y direct the fact to be entered o	on the minutes and shall
32	promptly issue an order requiring the surety to appear, on a date set by the		
33	district court not more than one hundred twenty (120) days from the date		
34	notice is sent by cert	tified mail to the surety company	at the address shown
35	on the bond the notifi	ication system described under §	16-84-208, whether or
36	not it is received by	the surety, to show cause why th	ne sum specified in the

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- 1 bail bond or the money deposited in lieu of bail should not be forfeited.
- 2 (B) The one-hundred-twenty-day period in which the
- 3 defendant must be surrendered or apprehended under subdivision (c)(2) of this
- 4 section begins to run from the date notice is sent by certified mail to the
- 5 surety company at the address shown on the bond the notification system
- 6 described under § 16-84-208, whether or not it is received by the surety.
- 7 (2) The order shall also require the officer who was responsible 8 for taking of bail to appear unless:
- 9 (A) The surety is a bail bondsman; or
- 10 (B) The officer accepted cash in the amount of bail.
- 11 (b) The appropriate law enforcement agencies shall make every 12 reasonable effort to apprehend the defendant.
 - (c)(1) If the defendant is surrendered or arrested, or good cause is shown for his or her failure to appear before judgment is entered against the surety, the district court shall exonerate a reasonable amount of the surety's liability under the bail bond.
- 17 (2) However, if the surety causes the apprehension of the
 18 defendant or the defendant is apprehended within one hundred twenty (120)
 19 days from the date notice is sent by certified mail to the surety company at
 20 the address shown on the bond the notification system described under § 1621 84-208, whether or not it is received by the surety, a judgment or forfeiture
 22 of bond may not be entered against the surety, except as provided in
 23 subsection (e) of this section.
 - (d) If after one hundred twenty (120) days from the date notice is sent by certified mail to the surety company at the address shown on the bond the notification system described under § 16-84-208, whether or not it is received by the surety, the defendant has not surrendered or been arrested, the bail bond or money deposited in lieu of bail may be forfeited without further notice or hearing.
 - (e) If the defendant is located in another state and the location is known within one hundred twenty (120) days from the date notice is sent by certified mail to the surety company at the address shown on the bond the notification system described under § 16-84-208, whether or not it is received by the surety, the appropriate law enforcement officers shall cause the arrest of the defendant and the surety shall be liable for the cost of returning the defendant to the district court in an amount not to exceed the

1 face value of the bail bond.

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2 (f)(1) In determining the extent of liability of the surety on a bond 3 forfeiture, the court, without further notice or hearing, may take into 4 consideration the expenses incurred by the surety in attempting to locate the

defendant and may allow the surety credit for the expenses incurred.

- 6 (2) To be considered by the court, information concerning
 7 expenses incurred in attempting to locate the defendant should be submitted
 8 to the court by the surety no later than the one-hundred-twentieth day from
 9 the date notice is sent by certified mail to the surety company at the
 10 address shown on the bond the notification system described under § 16-84-
 - (g) Notwithstanding any law to the contrary, a district court may suspend a bail bond company's or agent's ability to issue bail bonds in its court if the bail bond company or agent fails to comply with an order of the district court or fails to pay forfeited bonds in accordance with a district court's order.

18 SECTION 2. Arkansas Code § 16-84-207(b)(2), concerning action on bail 19 bonds in circuit courts, is amended to read as follows:

(2) The circuit clerk shall:

208, whether or not it is received by the surety.

21 (A)(i) Notify the <u>county</u> sheriff and each surety on the 22 bail bond that the defendant should be surrendered to the sheriff as required 23 by the terms of the bail bond;.

(ii) The surety shall be notified by the notification system described under § 16-84-208; and

(B) Immediately issue a summons on each surety on the bail bond requiring the surety to personally appear on the date and time stated in the summons to show cause why judgment should not be rendered for the sum specified in the bail bond on account of the forfeiture.

31 SECTION 3. Arkansas Code Title 16, Chapter 84, Subchapter 2, is 32 amended to add an additional section to read as follows:

16-84-208. Forfeiture notification system.

(a) When a defendant fails to appear and a forfeiture action is commenced under this subchapter, the court clerk shall send an email notifying the surety, the licensed bail bond agent, and the Professional Bail

As Engrossed: H3/25/15 HB1812

1	Bond Company and Professional Bail Bondsman Licensing Board of the		
2	defendant's failure to appear and the commencement of forfeiture.		
3	(b) Both a surety and a licensed bail bond agent are required under		
4	this chapter to keep a current email address on file in any court in this		
5	state in which the surety or licensed bail bond agent writes a bond.		
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7	SECTION 4. Arkansas Code Title 17, Chapter 19, Subchapter 2, is		
8	amended to add an additional section to read as follows:		
9	17-19-213. Forfeiture notification system — Compliance required.		
10	(a) A person or entity licensed under this chapter shall be required		
11	as a condition of licensing to complete training in the forfeiture		
12	notification system which is designed to notify a surety and agent by email		
13	that a forfeiture action has been commenced against a defendant who has		
14	failed to appear.		
15	(b) A person or entity licensed under this chapter is required to keep		
16	the Professional Bail Bond Company and Professional Bail Bondsman Licensing		
17	Board informed of his or her most current telephone number and email address.		
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