Sixty-fourth Legislative Assembly of North Dakota

HOUSE BILL NO. 1126

Introduced by

Judiciary Committee

(At the request of the Insurance Commissioner)

- 1 A BILL for an Act to amend and reenact sections 26.1-26.6-04, 26.1-26.6-05, and 26.1-26.6-07
- 2 of the North Dakota Century Code, relating to bail bond agents and defendant retrieval; and to
- 3 provide a penalty.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

5 SECTION 1. AMENDMENT. Section 26.1-26.6-04 of the North Dakota Century Code is
6 amended and reenacted as follows:

7 26.1-26.6-04. Qualification <u>Appointment</u> and license as bail bond agent - Pledge of
 8 property as security - Penalty.

9 A person may not act in the capacity of a bail bond agent or perform any of the functions,

10 duties, or powers prescribed for a bail bond agent under this chapter unless that person is

11 qualified appointed and licensed as provided in this chapter. However, this section does not

12 prohibit any individual from pledging real or other property as security for a bail bond in judicial

13 proceedings if the individual does not receive, or is not promised, money or other things of

14 value therefor. Violation of this section is a class <u>BA</u> misdemeanor.

15 SECTION 2. AMENDMENT. Section 26.1-26.6-05 of the North Dakota Century Code is

16 amended and reenacted as follows:

17 26.1-26.6-05. Violations - Penalties.

- The commissioner may suspend, revoke, or refuse to continue, issue, or renew any
 license issued under this chapter if, after notice to the licensee and hearing, the
 commissioner finds as to the licensee any of the following conditions:
- a. Recommending any particular attorney at law to handle the case in which the bail
 bond agent has caused a bond to be issued under this chapter.
- b. Forging the name of another to a bond or application for bond.

Sixty-fourth Legislative Assembly

	C.	Soliciting business in or about any place for prisoners or persons confined,
		arraigned, or in custody.
	d.	Paying a fee or rebate, or giving or promising anything of value to a jailer, trustee,
		police officer or officer of the law, or any other person who has power to arrest or
		hold in custody or to any public official or public employee in order to secure a
		settlement, compromise, remission, or reduction of the amount of any bail bond
		or entreatment thereof, or to secure, delay, or other advantage. This subdivision
		does not apply to a jailer, police officer, or officer of the law who is not on duty
		and who assists in the apprehension of a defendant.
	e.	Paying a fee or rebating or giving anything of value to an attorney in bail bond
		matters, except in defense of any action on a bond.
	f.	Accepting anything of value from a principal other than a premium. Provided, the
		bail bond agent may accept collateral security or other indemnity from the
		principal which must be returned immediately upon final termination of liability on
		the bond. Such collateral security or other indemnity required by the bail bond
		agent must be reasonable in relation to the amount of the bond.
	g.	Willfully failing to return collateral security to the principal when the principal is
		entitled to the security.
	h.	Knowingly employing a person whose insurance producer license has been
		revoked, suspended, or denied in this or any other state.
	i.	Knowingly or intentionally executing a bail bond without collecting in full a
		premium for the bond, at the premium rate as filed with and approved by the
		commissioner.
	j.	Failing to pay any forfeiture as directed by a court and as required by this
		chapter.
2.	<u>For</u>	purposes of subdivisions f and g of subsection 1, a bail bond agent shall monitor
	the	status of bonds written by the bail bond agent to make timely return of the
	<u>colla</u>	ateral security to the principal. It is not a defense to administrative action under this
	<u>sect</u>	ion that the bail bond agent did not know liability on the bond had been terminated
	<u>or th</u>	nat the principal was entitled to return of the security.
	2.	d. e. f. g. h. i. j. 2. <u>For</u> the sect

Sixty-fourth Legislative Assembly

1	<u>3.</u>	A bail bond agent or bail bond agency may not advertise as or hold itself out to be a	
2		surety company.	
3	<u>3.4.</u>	A bail bond agent may not sign nor countersign any blank in any bond, nor give up	
4		power of attorney to or otherwise authorize, anyone to countersign the bail bond	
5		agent's name to bonds.	
6	<u>4.5.</u>	When a bail bond agent accepts collateral, the bail bond agent shall give a written	
7		receipt for the collateral and this receipt must contain a full description of the collateral	
8		received in the terms of redemption. The bail bond agent shall keep copies of all	
9		receipts of the bonds to be placed in business to be available to the commissioner for	
10		the commissioner's review.	
11	5.<u>6.</u>	The provisions and penalties under this section are in addition to those provided under	
12		chapter 26.1-26.	
13	3 SECTION 3. AMENDMENT. Section 26.1-26.6-07 of the North Dakota Century Code is		
14	amende	d and reenacted as follows:	
15	26.1	-26.6-07. Surrender of defendant prior to breach<u>-</u> Penalty .	
16	At a	ny time before there has been a breach of the undertaking in any type of bail provided	
17	herein		
17 18	herein <u>1.</u>	At any time after a defendant has been released from custody pursuant to a bail bond,	
		At any time after a defendant has been released from custody pursuant to a bail bond, the surety or bail bond agent may surrender the defendant, or the defendant may	
18			
18 19		the surety or bail bond agent may surrender the defendant, or the defendant may	
18 19 20		the surety or bail bond agent may surrender the defendant, or the defendant may surrender, to the official to whose custody the defendant would have been given had	
18 19 20 21		the surety or bail bond agent may surrender the defendant, or the defendant may surrender, to the official to whose custody the defendant would have been given had the defendant been committed. The defendant may be surrendered without the return	
18 19 20 21 22		the surety or bail bond agent may surrender the defendant, or the defendant may surrender, to the official to whose custody the defendant would have been given had the defendant been committed. The defendant may be surrendered without the return of premium for the bond if the defendant has been guilty of nonpayment of premium,	
18 19 20 21 22 23		the surety or bail bond agent may surrender the defendant, or the defendant may surrender, to the official to whose custody the defendant would have been given had the defendant been committed. The defendant may be surrendered without the return of premium for the bond if the defendant has been guilty of nonpayment of premium, changing address without notifying the bail bond agent, self-concealment, or leaving	
18 19 20 21 22 23 24		the surety or bail bond agent may surrender the defendant, or the defendant may surrender, to the official to whose custody the defendant would have been given had the defendant been committed. The defendant may be surrendered without the return of premium for the bond if the defendant has been guilty of nonpayment of premium, changing address without notifying the bail bond agent, self-concealment, or leaving the jurisdiction of the court without the permission of the bail bond agent, or of violating	
18 19 20 21 22 23 24 25		the surety or bail bond agent may surrender the defendant, or the defendant may surrender, to the official to whose custody the defendant would have been given had the defendant been committed. The defendant may be surrendered without the return of premium for the bond if the defendant has been guilty of nonpayment of premium, changing address without notifying the bail bond agent, self-concealment, or leaving the jurisdiction of the court without the permission of the bail bond agent, or of violating the defendant's contract with the bail bond agent in any way that does harm to the bail	
18 19 20 21 22 23 24 25 26	<u>1.</u>	the surety or bail bond agent may surrender the defendant, or the defendant may surrender, to the official to whose custody the defendant would have been given had the defendant been committed. The defendant may be surrendered without the return of premium for the bond if the defendant has been guilty of nonpayment of premium, changing address without notifying the bail bond agent, self-concealment, or leaving the jurisdiction of the court without the permission of the bail bond agent, or of violating the defendant's contract with the bail bond agent in any way that does harm to the bail bond agent, or the surety, or violates the obligation to the court.	
18 19 20 21 22 23 24 25 26 27	<u>1.</u>	the surety or bail bond agent may surrender the defendant, or the defendant may surrender, to the official to whose custody the defendant would have been given had the defendant been committed. The defendant may be surrendered without the return of premium for the bond if the defendant has been guilty of nonpayment of premium, changing address without notifying the bail bond agent, self-concealment, or leaving the jurisdiction of the court without the permission of the bail bond agent, or of violating the defendant's contract with the bail bond agent in any way that does harm to the bail bond agent, or the surety, or violates the obligation to the court. For the purpose of surrendering the defendant, the surety <u>or licensed bail bond agent</u> .	

Sixty-fourth Legislative Assembly

- 1 <u>3.</u> <u>A person may not engage in the business of taking or attempting to take into custody a</u>
- 2 defendant on a bail bond, unless the person is the surety that issued the bail bond or
- 3 is a person licensed as a bail bond agent and is an appointed agent of the surety. This
- 4 section does not affect the provisions of chapter 29-06.
- 5 <u>4.</u> <u>Violation of this section is a class C felony.</u>