HOUSE BILL 768

E2 1lr1117

By: Delegates Haynes, Conaway, Glenn, and B. Robinson

Introduced and read first time: February 10, 2011

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

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Bail Bonds - Time of Payment

- FOR the purpose of allowing a defendant in a circuit court or the District Court or a private surety acting for the defendant who posts a bail bond in an amount that is a certain percentage of the penalty amount to deposit part of the amount immediately and the other part within a certain time after the first part of the amount is deposited; and generally relating to bail bonds.
- 8 BY repealing and reenacting, with amendments,
- 9 Article Criminal Procedure
- 10 Section 5–203(a) and 5–205(b)
- 11 Annotated Code of Maryland
- 12 (2008 Replacement Volume and 2010 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
- 15 Article Criminal Procedure
- 16 5–203.
- 17 (a) (1) Subject to paragraph (2) of this subsection, a circuit court may 18 adopt rules setting the terms and conditions of bail bonds filed in that court and rules 19 on the qualifications of and fees charged by bail bondsmen.
- 20 (2) (I) Notwithstanding any other law or rule to the contrary, if expressly authorized by the court, a defendant or a private surety acting for the defendant may post a bail bond by executing it in the full penalty amount and depositing with the clerk of court the greater of 10% of the penalty amount or \$25.



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1 2 3 4 5	(II) A DEFENDANT OR A PRIVATE SURETY ACTING FOR THE DEFENDANT WHO POSTS A BAIL BOND IN AN AMOUNT THAT IS 10% OF THE PENALTY AMOUNT MAY DEPOSIT WITH THE CLERK OF COURT HALF OF THE AMOUNT IMMEDIATELY AND THE OTHER HALF WITHIN 6 MONTHS AFTER THE FIRST HALF OF THE AMOUNT IS DEPOSITED.
6 7	(3) A bail bond commissioner may be appointed to carry out rules adopted under this section.
8 9	(4) A violation of a rule adopted under this section is contempt of court and shall be punished in accordance with Title 15, Chapter 200 of the Maryland Rules.
10 11	(5) A person may not engage in the business of becoming a surety for compensation on bail bonds in criminal cases unless the person is:
12 13	(i) approved in accordance with any rules adopted under this section; and
14 15	(ii) if required under the Insurance Article, licensed in accordance with the Insurance Article.
16	5–205.
17 18	(b) (1) This subsection does not apply to a defendant who has been arrested for failure to appear in court or for contempt of court.
19 20 21 22	(2) (i) Notwithstanding any other law or rule to the contrary, in a criminal or traffic case in the District Court in which a bail bond has been set and if expressly authorized by the court or District Court commissioner, the defendant or a private surety acting for the defendant may post the bail bond by:
23	1. executing it in the full penalty amount; and
24 25	2. depositing with the clerk of the court or a commissioner the greater of 10% of the penalty amount or \$25.
26 27	(ii) A judicial officer may increase the percentage of cash surety required in a particular case but may not authorize a cash deposit of less than \$25.
28 29 30 31	(III) A DEFENDANT OR A PRIVATE SURETY ACTING FOR THE DEFENDANT WHO POSTS A BAIL BOND IN AN AMOUNT THAT IS A PERCENTAGE OF THE PENALTY AMOUNT MAY DEPOSIT WITH THE CLERK OF THE COURT HALF OF THE AMOUNT IMMEDIATELY AND THE OTHER HALF WITHIN 6 MONTHS AFTER

THE FIRST HALF OF THE AMOUNT IS DEPOSITED.

- 1 (3) On depositing the amount required under paragraph (2) of this subsection and executing the recognizance, the defendant shall be released from custody subject to the conditions of the bail bond.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 5 October 1, 2011.