

Effective 5/10/2016

77-20b-105 Revocation of bail bond.

The surety is entitled to obtain the exoneration of its bail bond prior to judgment by providing written proof to the court and the prosecutor that:

- (1) the defendant has been booked for failure to appear regarding the charge for which the bail bond was issued; or
- (2) the defendant is in custody and the surety has served the defendant's bail bond revocation on the custodial authority.

Amended by Chapter 234, 2016 General Session