

H.B. 445

BAIL BOND SURETY AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1

MARCH 4, 2015 6:39 PM

Representative **Eric K. Hutchings** proposes the following amendments:

1. *Page 5, Lines 129 through 135:*

129 (f) enter the bench warrant on {~~:~~}
130 ~~—(i)}~~ the statewide warrant system ~~.~~ {~~:~~ **and**
131 ~~—(ii) the National Crime Information Center, if the offense is a felony.~~
132 ~~—(2) A bond shall be exonerated if the bench warrant is not entered on the statewide~~
133 ~~warrant system or a felony bench warrant is not entered with the National Crime Information~~
134 ~~Center under Subsection (1)(f).}~~
135 [] {+} (2) {+} [] {~~(3)~~} The prosecutor may mail notice of nonappearance by certified mail,
return

2. *Page 5, Line 138:*

138 [] {+} (3) {+} [] {~~(4)~~} If notice of nonappearance is not mailed to a surety as listed on the
bond, other

3. *Page 5, Line 143:*

143 [] {+} (4) {+} [] {~~(5)~~} (a) (i) If a defendant appears in court within seven calendar days
after a

4. *Page 7, Lines 196 through 197:*

196 The surety is entitled to obtain the exoneration of its bond without motion {~~prior to~~
197 **judgment**} by providing written proof to the court and the prosecutor that: