Senator Gregory S. Bell proposes the following substitute bill:

	BAIL BOND REINSTATEMENT AMENDMENTS
	2004 GENERAL SESSION
	STATE OF UTAH
	Sponsor: Gregory S. Bell
LONG	GTITLE
Gener	al Description:
	This bill amends provisions regarding bond forfeiture if a defendant fails to appear for a
court p	proceeding.
Highli	ghted Provisions:
	This bill:
	 provides that if the defendant appears in court within seven days after missing a
court a	appearance, the court may reinstate a forfeited bond without notice to the
surety	and
	► provides that if the defendant fails to appear within seven days after missing a court
appear	rance, the court may not reinstate the bond without the consent of the surety.
Monie	es Appropriated in this Bill:
	None
Other	Special Clauses:
	None
Utah	Code Sections Affected:
AMEN	VDS:
	77-20b-101, as last amended by Chapter 245, Laws of Utah 2001

1st Sub. (Green) S.B. 173

26	Section 1. Section 77-20b-101 is amended to read:
27	77-20b-101. Entry of nonappearance Notice to surety Release of surety on
28	failure of timely notice.
29	(1) If a defendant who has posted bail fails to appear before the appropriate court when
30	required and the court issues a bench warrant or directs that the surety be given notice of the
31	nonappearance, the clerk of the court shall:
32	(a) mail notice of nonappearance by certified mail, return receipt requested, within 30
33	days to the address of the surety who posted the bond;
34	(b) notify the surety of the name, address, telephone number, and fax number of the
35	prosecutor;
36	(c) deliver a copy of the notice sent under Subsection (1)(a) to the prosecutor's office at
37	the same time notice is sent under Subsection (1)(a); and
38	(d) ensure that the name, address, and telephone number of the surety is stated on the
39	bench warrant.
40	(2) The prosecutor may mail notice of nonappearance by certified mail, return receipt
41	requested, to the address of the surety within 37 days after the date of the defendant's failure to
42	appear.
43	(3) If notice of nonappearance is not mailed to a surety, other than the defendant, in
44	accordance with Subsection (1) or (2), the surety is relieved of further obligation under the
45	bond if the surety's current name and address are on the bail bond in the court's file.
46	[(4) (a) A bond ordered forfeited by the court may not be reinstated without the mutual
47	agreement of the surety and the court.]
48	(4) (a) If a defendant appears in court within seven days after a missed, scheduled court
49	appearance, even though the court has ordered the bond forfeited, the court may reinstate the
50	bond without further notice to the bond company.
51	(b) If a defendant fails to appear within seven days after a scheduled court appearance
52	and the court has ordered the bond forfeited, the court may not reinstate the bond without the
53	consent of the surety.
54	[(b)] (c) If the defendant is arrested and booked into a county jail booking facility
55	pursuant to a warrant for failure to appear on the original charges, the surety may file a motion

56 with the court to exonerate the bond. The surety shall deliver a copy of the motion to the

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57 prosecutor.

58 [(c)] (d) Unless the court makes a finding of good cause why the bond should not be 59 exonerated, it shall exonerate the bond if:

60 (i) the surety has delivered the defendant to the county jail booking facility in the61 county where the original charge is pending;

62 (ii) the defendant has been released on a bond secured from a subsequent surety for the63 original charge and the failure to appear;

64 (iii) after an arrest, the defendant has escaped from jail or has been released on the
65 defendant's own recognizance, pursuant to a pretrial release, under a court order regulating jail
66 capacity, or by a sheriff's release under Section 17-22-5.5; or

(iv) the surety has transported or agreed to pay for the transportation of the defendant
from a location outside of the county back to the county where the original charge is pending,
and the payment is in an amount equal to government transportation expenses listed in Section
76-3-201.

[(d)] (e) Under circumstances not otherwise provided for in this section, the court may
 exonerate the bond if it finds that the prosecutor has been given reasonable notice of a surety's
 motion and there is good cause for the bond to be exonerated.

74 [(e)] (f) If a surety's bond has been exonerated under this section and the surety remains

75 liable for the cost of transportation of the defendant, the surety may take custody of the

76 defendant for the purpose of transporting the defendant to the jurisdiction where the charge is

77 pending.