H.B. 370 BAIL BOND AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1 MARCH 2, 2011 3:57 PM

Representative **Gregory H. Hughes** proposes the following amendments:

- 1. Page 1, Line 17:
 - provides that bail will be exonerated in <u>specified</u> cases <u>, including</u> where the court has not scheduled any
- 2. *Page 2, Lines 51 through 52:*
 - 51 (4) {A person} An individual who is applying for licensure under this chapter for the first time shall
 - 52 <u>have completed a training program of not less than four hours that is approved by the</u>

 { <u>board</u>} <u>commissioner</u> <u>and</u>
- 3. Page 3, Line 71:
 - 71 to and including the surrender of the defendant { in execution of any sentence imposed } <u>for</u> sentencing,
- 4. *Page 3, Lines 73 through 75:*
 - 73 appear up to {-and including execution of sentence} the sentencing when required is a breach of the conditions of

 - appearance was given to the sureties <u>upon sentencing</u>, and bond shall be exonerated without motion .
- 5. Page 3, Lines 84 through 85:
 - 84 undertaking {-during all proceedings and for all court appearances required of the defendant up
 - 85 to and including the next execution of sentence imposed under Subsection [77-20-7](1) until the next execution of the defendant, the bond shall be exonerated without motion.
- 6. Page 4, Lines 110 through 112:
 - 110 {+} (d) ensure that the name, address, and telephone number of the surety or its agent as
 - listed on the bond is stated on the bench warrant. $\{+\}$
 - 112 (e) mail notice of the failure to appear to the bail producer's agent if the surety is