SLS 12RS-602 ENGROSSED

Regular Session, 2012

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SENATE BILL NO. 319

BY SENATOR MARTINY

CRIMINAL PROCEDURE. Provides relative to the right to notice of time and place of defendant's required appearance. (8/1/12)

AN ACT

2 To amend and reenact Code of Criminal Procedure Art. 344(C), relative to the right to notice of certain required appearances; to provide with respect to the right to notice of time 3 4 and place of a defendant's required appearance to the personal surety or the 5 commercial surety; and to provide for related matters. 6 Be it enacted by the Legislature of Louisiana: 7 Section 1. Code of Criminal Procedure Art. 344(C) is hereby amended and reenacted 8 to read as follows: 9 Art. 344. Right to notice of time and place of defendant's required appearance 10

C. If the defendant appears as ordered and the proceeding is continued to a specific date, the defendant and the personal surety or the commercial surety or the agent or bondsman who posted the bond for the commercial surety **and who has**been given initial notice pursuant to Paragraph A or B of this Article, need not be given notice of the new appearance date. If the defendant fails to appear as ordered, or the proceeding is not continued to a specific date, the defendant or his duly appointed agent, the personal surety or the agent or bondsman who posted the

bond for the commercial surety shall be given notice of the new appearance date.

SB NO. 319

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The original instrument was prepared by Angela Lockett De Jean. The following digest, which does not constitute a part of the legislative instrument, was prepared by Dawn Romero Watson.

DIGEST

Martiny (SB 319)

<u>Present law</u> provides that when a bail bond fixes an appearance date, the defendant appears as ordered, and notice of the next appearance date is given to the defendant, no additional notice of that appearance date is required to be given to the defendant or the personal surety or the commercial surety or the agent or bondsman who posted the bond for the commercial surety.

<u>Present law</u> provides that when a bail bond does not fix the appearance date, written notice of the time, date, and place the defendant is first ordered by the court to appear shall be given to the defendant or his duly appointed agent and his personal surety or the commercial surety or the agent or bondsman who posted the bond for the commercial surety.

<u>Present law</u> provides that if the defendant appears as ordered and the proceeding is continued to a specific date, the defendant and the personal surety or the commercial surety or the agent or bondsman who posted the bond for the commercial surety need not be given notice of the new appearance date.

<u>Proposed law</u> clarifies that <u>present law</u> applies in instances where the defendant and surety or agent or bondsman who posted the bond for the surety has been given notice of the initial hearing.

<u>Present law</u> provides that if the defendant fails to appear as ordered, or the proceeding is not continued to a specific date, the defendant or his duly appointed agent, the personal surety or the agent or bondsman who posted the bond for the commercial surety shall be given notice of the new appearance date.

Proposed law retains present law.

Effective August 1, 2012.

(Amends C.Cr.P. Art. 344(C))

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Judiciary B to the original bill.

1. Clarifies <u>proposed law</u> to specify that it applies in instances where the specified parties were given notice of the initial hearing.

Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

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