1	STATE OF OKLAHOMA							
2	1st Session of the 57th Legislature (2019)							
3	HOUSE BILL 1107 By: West (Kevin)							
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6	AS INTRODUCED							
7	An Act relating to professions and occupations; amending 59 O.S. 2011, Sections 1327, as last amended by Section 2, Chapter 16, O.S.L. 2016 and 1332, as last amended by Section 5, Chapter 161, O.S.L. 2017 (59 O.S. Supp. 2018, Sections 1327 and 1332), which							
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10	relate to bail bondsmen; specifying rate for certain travel costs borne by bail bondsmen; requiring							
11	certain computerized records be without limitation and accessible to law enforcement agencies							
12	nationwide; and providing an effective date.							
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:							
15	SECTION 1. AMENDATORY 59 O.S. 2011, Section 1327, as							
16	last amended by Section 2, Chapter 16, O.S.L. 2016 (59 O.S. Supp.							
17	2018, Section 1327), is amended to read as follows:							
18	Section 1327. A. At any time before there has been a breach of							
19	the undertaking in any type of bail provided herein, the surety or							
20	bondsman or a licensed bail enforcer pursuant to a client contract							
21	authorized by the Bail Enforcement and Licensing Act may surrender							
22	the defendant, or the defendant may surrender himself or herself, to							
23	the official to whose custody the defendant was committed at the							
24	time bail was taken, or to the official into whose custody the							

1 defendant would have been given had he or she been committed. The 2 defendant may be surrendered without the return of premium for the 3 bond if he or she has been quilty of nonpayment of premium, changes 4 address without notifying his or her bondsman, conceals himself or 5 herself, leaves the jurisdiction of the court without the permission of his or her bondsman, or violates his or her contract with the 6 7 bondsman in any way that does harm to the bondsman, or the surety, or violates his or her obligation to the court. When a bondsman or 8 9 surety, or a licensed bail enforcer, surrenders a defendant pursuant 10 to this subsection, the bondsman or surety shall file written 11 notification of the surrender. After surrender, and upon filing of 12 written notification of the surrender, the bond shall be exonerated 13 and the clerk shall enter a minute in the case exonerating the bond.

14 If the defendant has been placed in custody of another Β. 15 jurisdiction, the district attorney shall direct a hold order to the 16 official, judge or law enforcement agency where the defendant is in 17 custody. All reasonable expenses accrued in returning the defendant 18 to the original court shall be borne by the bondsman who posted the 19 bond with that court, which shall include, except for instances 20 whereby the defendant is transported by a contracted transport 21 company, the actual miles traveled in transporting the defendant at 22 a rate equal to the Internal Revenue Service standard mileage rate. 23 Upon application, the bond in the original court shall be exonerated 24

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when the hold order is placed and upon proof of payment of expenses
 by the bondsman.

3 С. If the defendant has been arrested on new charges and is in 4 the custody of the same jurisdiction in which the bondsman or surety 5 has posted an appearance bond or bonds for the defendant, and the bond or bonds have not been exonerated, and certified copies of 6 7 bonds are not reasonably available, the bondsman or surety may recommit the defendant to be held in custody on the charges for 8 9 which the bondsman or surety has previously posted appearance bonds 10 thereon, in accordance with the following procedure:

11 1. On a Recommitment of Defendant by Bondsman form approved by 12 the Administrative Office of the Courts, the bondsman or surety 13 shall personally affix his or her signature to an affidavit 14 attesting to the following:

a. the defendant is presently in the custody of the
jurisdiction in which the bondsman or surety has
posted a bond or bonds,

18 the case number, if any, assigned to each bond, b. 19 that the bond or bonds have not been exonerated, and с. 20 the specific charges and bond amount or amounts; d. 21 2. The bondsman or surety shall present the Recommitment of 22 Defendant by Bondsman form to the official in whose custody the 23 defendant is being held, and the official shall detain the defendant

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in his or her custody, thereon, as upon a commitment, and by a
 certificate in writing acknowledging the surrender; and

3 3. When a bondsman or surety recommits a defendant pursuant to 4 this subsection, the bondsman or surety shall file a written 5 notification thereof to the court, and after such notification, the 6 bond or bonds shall be exonerated, and the clerk shall enter a 7 minute in the case exonerating the bond or bonds.

D. When a defendant does appear before the court as required by law and enters a plea of guilty or nolo contendere, is sentenced or a deferred sentence is granted as provided for in Section 991c of Title 22 of the Oklahoma Statutes, or deferred prosecution is granted as provided by law, in such event the undertaking and bondsman and insurer shall be exonerated from further liability.

14 E. The bond shall be exonerated by operation of law in any case 15 in which the defendant has been arrested on new charges in the same 16 jurisdiction in which the bondsman or insurer has posted the 17 appearance bond or bonds for the defendant, and the defendant has 18 been subsequently released on his or her own personal recognizance. 19 F. The bond shall be exonerated by operation of law in any case 20 in which the defendant has been arrested and there is an added 21 charge to a case that would result in a higher fine or longer term 22 of sentence if convicted, or an amendment to a charge that would 23 result in a higher fine or longer term of sentence if convicted; 24 provided, however, any premium paid by the defendant to the bondman

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1 or insurer from the original charge shall be at the same premium 2 rate and shall be credited to the defendant if the same bondsman or 3 insurer posts the appearance bond or bonds on the added or amended 4 charge.

5 SECTION 2. AMENDATORY 59 O.S. 2011, Section 1332, as 6 last amended by Section 5, Chapter 161, O.S.L. 2017 (59 O.S. Supp. 7 2018, Section 1332), is amended to read as follows:

Section 1332. A. If there is a breach of an undertaking, the 8 9 court before which the cause is pending shall issue, within ten (10) 10 days, an arrest warrant for the defendant and declare the 11 undertaking and any money, property, or securities that have been 12 deposited as bail, forfeited on the day the defendant failed to 13 appear. Within fifteen (15) days from the date of the forfeiture, 14 the order and judgment of forfeiture shall be filed with the clerk 15 of the trial court. Failure to timely issue the arrest warrant or 16 file the order and judgment of forfeiture as provided in this 17 subsection shall exonerate the bond by operation of law. In the 18 event of the forfeiture of a bail bond the clerk of the trial court 19 shall, within thirty (30) days after the order and judgment of 20 forfeiture is filed in the court, by mail with return receipt 21 requested, mail a true and correct copy of the order and judgment of 22 forfeiture to the bondsman, and if applicable, the insurer, whose 23 risk it is, and keep at least one copy of the order and judgment of 24 forfeiture on file; provided, the clerk shall not be required to

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mail the order and judgment of forfeiture to the bondsman or insurer if, within fifteen (15) days from the date of forfeiture, the defendant is returned to custody, the bond is reinstated by the court with the bondsman's approval, or the order of forfeiture is vacated or set aside by the court. Failure of the clerk of the trial court to comply with the thirty-day notice provision in this subsection shall exonerate the bond by operation of law.

8 B. The order and judgment of forfeiture shall be on forms9 prescribed by the Administrative Director of the Courts.

10 C. 1. The bail bondsman shall have ninety (90) days from 11 receipt of the order and judgment of forfeiture from the court clerk 12 or mailing of the notice if no receipt is made, to return the 13 defendant to custody.

14 The bondsman may contract with a licensed bail enforcer 2. 15 pursuant to the Bail Enforcement and Licensing Act to recover and 16 return the defendant to custody within the ninety-day period, or as 17 agreed, or notwithstanding the Bail Enforcement and Licensing Act if 18 the bondsman is duly appointed in this state by an insurer operating 19 in this state, the bondsman may seek the assistance of another 20 licensed bondsman in this state who is appointed by the same 21 insurer.

3. When the court record indicates that the defendant is returned to custody in the jurisdiction where forfeiture occurred, within the ninety-day period, the court clerk shall enter minutes

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1 vacating the forfeiture and exonerating the bond. If the defendant has been timely returned to custody, but this fact is not reflected 2 by the court record, the court shall vacate the forfeiture and 3 exonerate the bond. 4 5 4. For the purposes of this section, "return to custody" means: the return of the defendant to the appropriate 6 a. 7 Oklahoma law enforcement agency by the bondsman, b. an appearance of the defendant in open court in the 8 9 court where charged,

10 c. arrest or incarceration within this state of the 11 defendant by law enforcement personnel, provided the 12 bondsman has requested that a hold be placed on the 13 defendant in the jurisdiction wherein the forfeiture 14 lies and has guaranteed reasonable travel expenses for 15 the return of the defendant, or

d. arrest or incarceration of the defendant in any other
jurisdiction, provided the bondsman has requested that
a hold be placed on the defendant in the jurisdiction
wherein the forfeiture lies and has guaranteed
reasonable travel expenses for the return of the
defendant.

5. In addition to the provisions set forth in paragraphs 3 and 4 of this subsection, the bond shall be exonerated by operation of law in any case in which:

- 1a.the bondsman has requested in writing of the sheriff's2department in the county where the forfeiture occurred3that the defendant be entered into the computerized4records of the National Crime Information Center, and5the request has not been honored within fourteen (14)6business days of the receipt of the written request by7the department,
- b. the defendant has been arrested outside of this state
 and the court record shows the prosecuting attorney
 has declined to proceed with extradition, or
- 11 c. the warrant issued by the court has not been entered 12 into an active warrant database available to law 13 enforcement within five (5) business days after its 14 issued date, or
- 15d.the defendant has been arrested on new charges in the16same jurisdiction in which the bondsman or insurer has17posted the appearance bond or bonds for the defendant,18and the defendant has been subsequently released on19his or her own personal recognizance.

20 6. The court may, in its discretion, vacate the order of 21 forfeiture and exonerate the bond where good cause has been shown 22 for:

- a. the defendant's failure to appear, or
- 24

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b. the bondsman's failure to return the defendant to custody within ninety (90) days.

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If, within ninety (90) days from receipt of the order 3 1. D. 4 and judgment of forfeiture from the court clerk, or mailing of the 5 notice if no receipt is made, the defendant is not returned to custody, or the forfeiture has not been stayed, the bondsman and, if 6 7 applicable, the insurer whose risk it is shall deposit cash or other 8 valuable securities in the face amount of the bond with the court 9 clerk ninety-one (91) days from receipt of the order and judgment of 10 forfeiture from the court clerk, or mailing of the notice if no 11 receipt is made; provided, this provision shall not apply if the 12 defendant has been returned to custody within the ninety-day period 13 and the court has failed to vacate the forfeiture pursuant to 14 paragraphs 3 through 6 of subsection C of this section.

15 2. After the order and judgment has been paid within ninety-one 16 (91) days from receipt of the order and judgment of forfeiture from 17 the court clerk, or mailing of the notice if no receipt is made, as 18 required in paragraph 1 of this subsection, the bondsman and, if 19 applicable, the insurer whose risk it is shall have one year from 20 the date payment is due to return the defendant to custody as 21 defined by paragraph 4 of subsection C of this section. In the 22 event the defendant is returned to custody and all expenses for the 23 defendant's return have been paid by the bondsman or insurer, the 24 bondsman's or insurer's property shall be returned; provided, the

request for remitter be made by motion filed within one (1) year
 from the date payment is due.

3 3. If the additional cash or securities are not deposited with 4 the court clerk on or before the ninety-first day after the date of 5 service of the order and judgment of forfeiture from the court clerk, or mailing of the notice if no receipt is made, then the 6 7 court clerk shall notify the Insurance Commissioner by sending a certified copy of the order and judgment of forfeiture and proof 8 9 that the bondsman and, if applicable, the insurer have been notified 10 by mail with return receipt requested.

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4. The Insurance Commissioner shall:

a. in the case of a surety bondsman, immediately cancel
the license privilege and authorization of the insurer
to do business within the State of Oklahoma and cancel
the appointment of all surety bondsman agents of the
insurer who are licensed by Section 1301 et seq. of
this title, and

b. in the case of a professional bondsman, withdraw the
face amount of the forfeiture from the deposit
provided in Section 1306 of this title. The
Commissioner shall then immediately direct the
professional bondsman, by mail with return receipt
requested, to make additional deposits to bring the
original deposit to the required level. Should the

1 professional bondsman, after being notified, fail to 2 make an additional deposit within ten (10) days from the receipt of notice, or mailing of notice if no 3 4 receipt is made, the license shall be revoked and all 5 sums presently on deposit shall be held by the Commissioner to secure the face amounts of bonds 6 7 outstanding. Upon release of the bonds, any amount of deposit in excess of the bonds shall be returned to 8 9 the bondsman; provided, the bail bondsman shall have 10 had notice as required by the court, at the place of 11 the bondsman's business, of the trial or hearing of 12 the defendant named in the bond. The notice shall 13 have been at least ten (10) days before the required 14 appearance of the defendant, unless the appearance is 15 scheduled at the time of execution of the bond. 16 Notwithstanding the foregoing, the bondsman shall be 17 deemed to have had notice of the trial or hearing if 18 the defendant named in the bond shall have been 19 recognized back in open court to appear at a date 20 certain for the trial or hearing.

5. If the actions of any bail bondsman force the Insurance Commissioner to withdraw monies, deposited pursuant to Section 1306 of this title, to pay past-due executions more than two (2) times in a consecutive twelve-month period, then the license of the professional bondsman shall, in addition to other penalties, be suspended automatically for one (1) year or until a deposit equal to all outstanding forfeitures due is made. The deposit shall be maintained until the Commissioner deems it feasible to reduce the deposit. In no case shall an increased deposit exceed two (2) years unless there is a recurrence of withdrawals as stated herein.

7 Ε. 1. If the defendant's failure to appear was the result of the defendant's death or of being in the custody of a court other 8 9 than the court in which the appearance was scheduled, forfeiture 10 shall not lie. Upon proof to the court that the bondsman paid the order and judgment of forfeiture without knowledge that the 11 12 defendant was deceased or in custody of another court on the day the 13 defendant was due to appear, and all expenses for the defendant's 14 return have been paid by the bondsman, the bondsman's property shall 15 be returned.

2. Where the defendant is in the custody of another court, the district attorney or municipal attorney shall direct a hold order to the official, judge, court or law enforcement agent wherein the defendant is in custody; provided, that all expenses accrued as a result of returning the custody of the defendant shall be borne by the bondsman.

F. The district attorney or municipal attorney shall not receive any bonuses or other monies or property for or by reason of services or actions in connection with or collection of bond

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1 forfeitures under the provisions of Section 1301 et seq. of this
2 title, except that the court may award a reasonable attorney fee in
3 favor of the prevailing party for legal services in any civil action
4 or proceeding to collect upon a judgment of forfeiture.

G. The above procedures shall be subject to the bondsman's rights of appeal. The bondsman or insurer may appeal an order and judgment of forfeiture pursuant to the procedures for appeal set forth in Section 951 et seq. of Title 12 of the Oklahoma Statutes. To stay the execution of the order and judgment of forfeiture, the bondsman or insurer shall comply with the provisions set forth in Section 990.4 of Title 12 of the Oklahoma Statutes.

H. For municipal courts of record, the above procedures are criminal in nature and ancillary to the criminal procedures before the trial court and shall be subject to the bondsman's right of appeal. The bondsman or insurer may appeal an order and judgment of forfeiture by the municipal courts of record to the Court of Criminal Appeals.

I. Upon a motion to the court, any person executing a bail bond as principal or as surety shall be exonerated after three (3) years have elapsed from the posting of the bond, unless a judgment has been entered against the surety or the principal for the forfeiture of the bond, or unless the court grants an extension of the threeyear time period for good cause shown, upon motion by the prosecuting attorney.

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1	SECTION 3.	This act	shall	become	effective	November	1,	2019.
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