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SENATE BILL NO. 1264

A bill to amend 1927 PA 175, entitled
"The code of criminal procedure,"
by amending sections 26 and 28 of chapter V (MCL 765.26 and 765.28).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

CHAPTER V

- 2 Sec. 26. (1) In all criminal cases where any A person or
- 3 persons have HAS entered into any recognizance for the personal
- 4 appearance of another and such bail and surety shall afterwards
- 5 desire DESIRES to be relieved from his responsibility, he OR
- 6 SHE may, with or without assistance BUT IN COMPLIANCE WITH THE
- 7 BAIL ENFORCEMENT AGENT REGULATION ACT IF HE OR SHE IS SUBJECT TO
- 8 THAT ACT, arrest OR DETAIN the accused and deliver him at the
- 9 OR HER TO ANY jail or to the sheriff of said THE county. In
- 10 making such AN arrest OR DETAINMENT, he -shall be OR SHE IS

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- S.B. 1264 as amended by the Senate 2
- 1 entitled to the assistance of the sheriff, chief of police of
- 2 any city or any peace officer.
- 3 (2) The sheriff or keeper of any jail in said county is
- 4 authorized to receive such principal and detain him OR HER in
- **5** jail until he OR SHE is discharged. in due course of law. Upon
- 6 delivery of his OR HER principal at the jail by the surety or any
- 7 officer, -such THE surety shall be released from the conditions
- 8 of his OR HER recognizance.
- 9 (3) Whenever the prosecuting attorney of $\frac{1}{2}$ A county
- 10 shall become IS satisfied that any A person who has been rec-
- 11 ognized to appear for trial has absconded, or is about to
- 12 abscond, and OR that his OR HER sureties or either of them have
- 13 become worthless, or are about to dispose or have disposed of
- 14 their property for the purpose of evading the payment or the
- 15 obligation of such bond or recognizance —, or with intent to
- 16 defraud their creditors, and such THAT prosecuting attorney
- 17 shall make MAKES a satisfactory showing to this effect to the
- 18 court having jurisdiction of such THAT person, said THE court
- 19 or judge shall forthwith grant a mittimus to the sheriff or any
- 20 constable of said PEACE OFFICER OF THAT county, commanding him
- 21 OR HER forthwith to arrest the person so recognized and bring him
- 22 OR HER before the officer issuing —such—THE mittimus —, and on
- 23 the return of said THAT mittimus may, after a full hearing on
- 24 the merits, order him OR HER to be recommitted to the county jail
- 25 until such time as he shall give OR SHE GIVES additional and
- **26** satisfactory sureties, or be IS otherwise discharged.
- 27 according to law.

01562'97 *** S.B. 1264 as amended December 10, 1998 3 1 Sec. 28. (1) In addition to any other method available, it 2 is hereby provided that whenever IF default shall be IS made 3 in any recognizance in any A court of record, the same 4 DEFAULT shall be duly entered of ON THE record by the clerk 5 of -said THE court. -and thereafter said AFTER THE DEFAULT IS 6 ENTERED, THE court, upon the motion of the attorney general, 7 prosecuting attorney, or -city THE attorney FOR THE LOCAL UNIT 8 OF GOVERNMENT, may SHALL give the EACH surety or sureties 20 9 days' notice, which IMMEDIATE NOTICE NOT TO EXCEED 3 DAYS FROM 10 THE DATE OF THE FAILURE TO APPEAR. THE notice shall be served 11 upon said EACH surety or sureties in person or left at his 12 or their THE SURETIES' last known place of residence 13 BUSINESS. Said EACH surety or sureties shall be given an 14 opportunity to appear before the court on a day certain and show 15 cause why judgment should not be entered against him or them 16 THE SURETY for the full amount of such THE recognizance. 17 good cause is not shown, the court shall then enter judgment 18 against the surety or sureties on said THE recognizance for 19 such AN amount as it may see fit DETERMINED APPROPRIATE BY 20 THE COURT BUT not exceeding MORE THAN the full amount thereof 21 OF THE RECOGNIZANCE. Execution shall be awarded and executed 22 upon said THE judgment in like THE manner as is provided 23 FOR in personal actions.

(2) THE COURT SHALL SET ASIDE THE FORFEITURE AND DISCHARGE
THE BAIL OR SURETY BOND WITHIN 1 YEAR FROM THE TIME OF THE FORFEITURE JUDGMENT IF THE DEFENDANT HAS BEEN APPREHENDED, THE ENDS

SB1264, As Passed House, December 10, 1998

- 27 OF JUSTICE HAVE NOT BEEN THWARTED, AND THE [STATE AND THE COUNTY
 - 01562'97 ***
- S.B. 1264 as amended December 10, 1998

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- 1 HAVE BEEN REPAID THEIR COSTS FOR APPREHENDING AND EXTRADITING THE PERSON INCLUDING, BUT NOT LIMITED TO, TRANSPORTATION COSTS.] IF THE BOND OR BAIL IS
- 2 DISCHARGED, THE COURT SHALL ENTER AN ORDER TO THAT EFFECT WITH A
- 3 STATEMENT OF THE AMOUNT TO BE RETURNED TO THE SURETY.
- 4 Enacting section 1. This amendatory act does not take
- 5 effect unless Senate Bill No. 820 of the 89th Legislature is
- 6 enacted into law.

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