

State of South Dakota

SEVENTY-FOURTH SESSION
LEGISLATIVE ASSEMBLY, 1999

256C0163

SENATE BILL NO. 98

Introduced by: Senators Shoener, Albers, Daugaard, Lawler, Madden, and Vitter and
Representatives Duniphan, Hagen, Napoli, Roe, and Wetz

1 FOR AN ACT ENTITLED, An Act to require a bail bondsperson to be licensed in the state to
2 conduct bail bondsperson activities in the state.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That § 58-22-51 be amended to read as follows:

5 58-22-51. Any out-of-state bail bondsperson or runner entering this state shall notify all local
6 law enforcement agencies in the area where the bail bondsperson or runner intends to conduct
7 ~~bail bondspersons or runner activities~~ as defined in subdivision 58-22-1(5), including, at a
8 minimum, the office of the county's sheriff, and also, if operating within a municipality, the office
9 of the municipal police as to the bail bondsperson's or runner's presence and intended activity and
10 present evidence of out-of-state licensure. No out-of-state bail bondsperson or runner who is
11 unlicensed in ~~their~~ that person's state of domicile may conduct any ~~bail bondsperson's or~~ runner
12 activities in this state. No bail bond activities as prescribed by this chapter may be conducted by
13 any person in this state unless that person is licensed in this state as a bail bondsperson as
14 prescribed by this chapter. Violation of this section is a Class 6 felony.