

Marin, Carolina

From: jason fink <allcitybail@sbcglobal.net>
Sent: Wednesday, May 3, 2023 3:37 PM
To: Rules Committee
Subject: Bail Bond Rules

[You don't often get email from allcitybail@sbcglobal.net. Learn why this is important at <https://aka.ms/LearnAboutSenderIdentification>]

I hope that this email reaches you well. I am asking that the current practice book laws regarding Bail Bonds do not change. A bond as we all know that is not posted by a Bail Bondsman is not a secured bond. If a person absconds on a 10 percent option bond does not appear in court they have nobody actively looking for them. Law enforcement does not look for people who fail to appear.

As of now bonds \$20,000 and over have the 10 percent option. To raise that to \$50,000 opens the floodgates for more serious offenders to buy their freedom and not be accountable to appear. Bail Bondsmen for well over a century now not only secure the appearance of defendant but return them to court (From anywhere in the world) at no expense to taxpayers.

Please do not make it easier for criminals by letting them out on bonds that are not secure. Increasing this to \$50,000 only benefits criminals here.

Thank you for your time and consideration.

Sincerely,

Jason C. Fink

Sent from my iPhone