2025 Regular Session

HOUSE BILL NO. 143

BY REPRESENTATIVE MENA

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

BAIL: Provides relative to notice of warrant for arrest

1	AN ACT		
2	To amend and reenact Code of Criminal Procedure Article 334, relative to bail; to provide		
3	relative to notice of warrant for arrest; to provide for additional recipients of a notice		
4	of warrant for arrest; and to provide for related matters.		
5	Be it enacted by the Legislature of Louisiana:		
6	Section 1. Code of Criminal Procedure Article 334 is hereby amended and reenacted		
7	to read as follows:		
8	Art. 334. Notice of warrant of for arrest		
9	After a warrant for arrest is issued, the clerk of court shall, within sixty days		
10	of the defendant's failure to appear, send a notice of warrant for arrest to the		
11	prosecuting attorney. The notice shall also be sent by United States mail or		
12	electronic means to the defendant, the bail agent or bondsman, if any, and the		
13	personal surety. Notice shall be sent by electronic means or by certified mail return		
14	receipt requested to the commercial surety. When the agent or bondsman has filed		
15	a "Notice of Electronic Notification Opt In" form with the clerk of court, the notice		
16	of warrant for arrest shall be sent to the agent or bondsman by electronic means. All		
17	notices shall be sent to the addresses provided pursuant to Article 329 or an address		
18	registered with the Louisiana Department of Insurance. The notice to the commercial		
19	surety shall include the power of attorney number used to execute the bail		
20	undertaking. Failure to include the power of attorney number shall not affect the		

Page 1 of 2

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1	validity or enforcement of a resulting judgment. After sending the notice of warrant
2	for arrest, the clerk of court shall execute a certificate that notice was sent and place
3	the certificate in the record. Failure to send notice to the commercial surety and the
4	agent or bondsman who has opted into electronic notification within sixty days of the
5	defendant's failure to appear shall release the surety of all obligations under the bail
6	undertaking.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 143 Original	2025 Regular Session	Mena
-----------------	----------------------	------

Abstract: Provides relative to notice of warrant for arrest.

Present law (C.Cr.P. Art. 334) provides for notice of warrant for arrest.

Proposed law retains present law generally.

<u>Present law</u> provides that after a warrant for arrest is issued, the clerk of court shall, within 60 days, send a notice of warrant for arrest to the prosecuting attorney.

<u>Proposed law</u> amends <u>present law</u> to provide that the clerk of court shall send a notice of warrant for arrest to the prosecuting attorney within 60 days of the defendant's failure to appear.

<u>Proposed law</u> provides that the notice of warrant for arrest shall be sent to the agent or bondsman by electronic means when the agent or bondsman has filed a "Notice of Electronic Notification Opt In" form with the clerk of court.

<u>Present law</u> provides that failure to send notice to the commercial surety within 60 days shall release the surety of all obligations under the bail undertaking.

<u>Proposed law</u> amends <u>present law</u> to provide that failure to send notice to the commercial surety and the agent or bondsman who has opted into electronic notification within 60 days of the defendant's failure to appear shall release the surety of all obligations under the bail undertaking.

(Amends C.Cr.P. Art. 334)