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The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Angela L. De Jean.

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## DIGEST

Present law provides that if, after the expiration of 190 days after the date of mailing the notice of the signing of the judgment of bond forfeiture for bonds that have a face value under \$50,000, or after the expiration of 280 days for bonds that have a face value of \$50,000 or more, a judgment of bond forfeiture against a commercial surety company has not been suspensively appealed or satisfied, or if proceedings, other than a devolutive appeal challenging the bond forfeiture have not been timely filed, the prosecuting attorney may either file a rule to show cause with the commissioner of insurance in accordance with present law or collect the judgment in the same manner as a civil judgment.

Proposed law provides that if, after the expiration of 190 days after the date of mailing the notice of the signing of the judgment of bond forfeiture for bonds that have a face value under \$50,000, or after the expiration of 280 days for bonds that have a face value of \$50,000 or more, a judgment of bond forfeiture against a commercial surety company has not been suspensively appealed or satisfied, or if proceedings, other than a devolutive appeal challenging the bond forfeiture have not been timely filed, the prosecuting attorney may file a rule to show cause with the commissioner of insurance in accordance with present law.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Amends C.Cr.P. Art. 349.7(A)(3))