DIGEST

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| HB 109 Reengrossed | 2023 Regular Session | Wilford Carter |
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| THE TOP TROUBLOSSEE | 2020 Regular Sebbion | |

Abstract: Provides that consideration shall be given to the presumption of innocence until the defendant is proven guilty when setting the amount of bail, and provides relative to the filing of motions to reduce the amount of bail.

<u>Present law</u> (C.Cr.P. Art. 316) requires bail to be fixed in an amount that will ensure the presence of the defendant, as required, and the safety of any other person and the community, having regard to:

- (1) The seriousness of the offense charged, including but not limited to whether the offense is a crime of violence or involves a controlled dangerous substance.
- (2) The weight of the evidence against the defendant.
- (3) The previous criminal record of the defendant.
- (4) The ability of the defendant to give bail.
- (5) The nature and seriousness of the danger to any other person or the community that would be posed by the defendant's release.
- (6) The defendant's voluntary participation in a pretrial drug testing program.
- (7) The absence or presence in the defendant of any controlled dangerous substance.
- (8) Whether the defendant is currently out on a bail undertaking on a previous felony arrest for which he is awaiting institution of prosecution, arraignment, trial, or sentencing.
- (9) Any other circumstances affecting the probability of the defendant's appearance.
- (10) The type or form of bail.

<u>Proposed law</u> retains <u>present law</u> and adds that consideration shall be given to the presumption of innocence until the defendant is proven guilty.

<u>Present law</u> (C.Cr.P. Art. 319(A)) relative to modifications of bail, authorizes the court having trial jurisdiction over the offense charged, on its own motion or on motion of the prosecuting attorney or

defendant, for good cause, to either increase or reduce the amount of bail, or require new or additional security.

<u>Proposed law</u> retains <u>present law</u> and provides that when a written motion to reduce the amount of bail is filed, the motion is required to be heard no later than 45 days after the motion is filed and served upon the opposing counsel or party, if unrepresented, unless good cause is shown by the state or the court.

(Amends C.Cr.P. Arts. 316(9) and (10) and 319(A); Adds C.Cr.P. Art. 316(11))

Summary of Amendments Adopted by House

- The Committee Amendments Proposed by <u>House Committee on Administration of Criminal</u> Justice to the <u>original</u> bill:
- 1. Relative to motions filed to reduce the amount of bail, provide that the motions are written.
- 2. Change the time period for which a motion to reduce the amount of bail is required to be filed <u>from</u> 30 days to 45 days.
- 3. Require the motion to be served upon the opposing counsel or party, if unrepresented.
- 4. Provide that the court is not required to set a motion to modify unless the motion alleges facts that would warrant a modification of the existing bail amount or conditions.

The House Floor Amendments to the engrossed bill:

1. Remove <u>proposed law</u> relative to the court not being required to set a motion to modify bail unless the motion alleges facts that would warrant a modification of the existing bail amount or conditions.