THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 932 Session of 1999

INTRODUCED BY CALTAGIRONE, READSHAW, THOMAS, BELFANTI, YOUNGBLOOD, TRELLO, BEBKO-JONES, HORSEY, JAMES, RAMOS, STEELMAN, WASHINGTON, WOJNAROSKI, WALKO, S. MILLER, MANDERINO, JOSEPHS, CASORIO, BENNINGHOFF, DALEY, SCRIMENTI, BATTISTO AND LEDERER, MARCH 17, 1999

REFERRED TO COMMITTEE ON JUDICIARY, MARCH 17, 1999

AN ACT

1 2 3 4	Pen Enf	ng Title 42 (Judiciary and Judicial Procedure) of the nsylvania Consolidated Statutes, creating the Bail orcement Disciplinary and Performance Review Board; and scribing its powers and duties.
5	The	General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:	
7	Sec	tion 1. Chapter 21 of Title 42 of the Pennsylvania
8	Consolidated Statutes is amended by adding a subchapter to read:	
9		SUBCHAPTER G
10		BAIL ENFORCEMENT DISCIPLINARY AND
11		PERFORMANCE REVIEW BOARD
12	Sec.	
13	2161.	Bail Enforcement Disciplinary and Performance Review
14		Board.
15	2162.	Composition of Bail Enforcement Disciplinary and
16		Performance Review Board.
17	2163.	Organization.

1 2164. Staff.

2 2165. Powers and duties.

3 § 2161. Bail Enforcement Disciplinary and Performance Review
4 Board.

5 A Bail Enforcement Disciplinary and Performance Review Board 6 is hereby established in the judicial branch. The board shall 7 have a seal engraved with its name and such other inscription as 8 may be necessary. A facsimile or preprinted seal may be used for 9 all purposes in lieu of the original seal.

10 § 2162. Composition of Bail Enforcement Disciplinary and 11 Performance Review Board.

12 (a) General rule.--The Bail Enforcement Disciplinary and13 Performance Review Board shall consist of:

14 (1) A judge of the Superior Court in regular active15 service appointed by the Supreme Court.

16 (2) A district justice, who need not be a member of the17 bar of this Commonwealth, appointed by the Supreme Court.

18 (3) A nonjudge member of the bar of this Commonwealth19 appointed by the Supreme Court.

20 (4) A nonlawyer elector appointed by the Supreme Court.

(5) A judge of a court of common pleas in regular activeservice appointed by the Governor.

23 (6) Two nonjudge members of the bar of this Commonwealth24 appointed by the Governor.

(7) A nonlawyer elector appointed by the Governor.
(b) Qualifications.--All members of the board must be
residents of this Commonwealth. No more than two of the four
members appointed by the Supreme Court may be registered in the
same political party. No more than two of the four members
appointed by the Governor may be registered in the same
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political party. Membership of a judge or district justice shall 1 2 terminate if the member ceases to hold the judicial position 3 that qualified the member for the appointment. Membership shall 4 terminate if a member attains a position that would have 5 rendered the member ineligible for appointment at the time of the appointment. A person may not serve more than four 6 consecutive years but may be reappointed after a lapse of one 7 8 year.

9 (c) Terms of office.--Members shall serve for terms of four 10 years.

(d) Vacancies.--A vacancy shall be filled by the respective appointing authority for the remainder of the term to which the member was appointed.

(e) Restrictions on activities of members.--No member, during the member's term, may hold office in a political party or political organization. Except for a judicial member, no member, during the member's term, may hold a compensated public office or public appointment.

19 (f) Expenses.--All members shall be reimbursed for expenses 20 necessarily incurred in the discharge of their official duties. 21 § 2163. Organization.

The Bail Enforcement Disciplinary and Performance Review Board shall elect a chairperson annually and shall act in all matters only with the concurrence of a majority of its members. S 2164. Staff.

The administrative office shall provide such staff assistance as the Bail Enforcement Disciplinary and Performance Review Board may require.

29 § 2165. Powers and duties.

30 The Bail Enforcement Disciplinary and Performance Review 19990H0932B1032 - 3 -

1 Board shall have the power to:

(1) Review bail officer performance evaluations 2 3 submitted by bondsmen under Subchapter C of Chapter 57 (relating to bail enforcement officers). 4 5 (2) Maintain bail enforcement officer licensing records. (3) Receive, process and adjudicate complaints regarding 6 acts of bail enforcement officers in the performance of duty. 7 8 (4) Take disciplinary action against bail enforcement 9 officers when necessary. (5) Exercise additional powers and perform additional 10 duties vested in and imposed by law. 11 Section 2. This act shall take effect in 60 days. 12