E2 5lr3259 HB 786/04 - JUD CF HB 1010

By: Senator Stone

Introduced and read first time: February 16, 2005

Assigned to: Rules

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A BILL ENTITLED

1 AN ACT concerning

2 Criminal Procedure - Restitution

3 FOR the purpose of expanding the circumstances under which a judge may order a 4 defendant or child respondent to make restitution to include situations in which 5 the victim suffered certain losses or suffered expenses incurred with rehabilitation; providing that a certain restitution amount is the absolute limit 6 for each child's acts arising out of a single incident; adding a person who has 7 8 paid an expense on behalf of a victim to the list of third-party payors to whom 9 the court may order restitution be paid; providing that payment of restitution to the victim has priority over payments owed to the State for reimbursement of 10 payments made on behalf of a child; requiring the Division of Correction or the 11 Department of Juvenile Services to take certain actions when a restitution 12 13 obligor's restitution payment is overdue under certain circumstances; repealing 14 a certain qualifier that a judgment of restitution must be recorded and indexed 15 in the civil judgment index before certain actions can be taken and certain rights exercised; providing that certain provisions do not apply in Baltimore City; 16 17 providing that in Baltimore City, a judgment of restitution shall be entered, 18 indexed, and recorded under a certain Maryland Rule and constitute a lien as 19 provided under a certain Maryland Rule; prohibiting a court from assessing 20 costs against a certain person or governmental unit under certain circumstances 21 for filing a notice of satisfaction; altering the conditions under which a court is 22 to direct the clerk of the court to take certain actions if the court decides to 23 terminate a probation under certain circumstances; altering certain provisions relating to the execution on a judgment of restitution if a certain motion has 24 25 been filed; providing that a written statement or bill for certain expenses is legally sufficient evidence of the amount, fairness, and reasonableness of the 26 27 charges and the necessity of the services or materials provided; providing that a 28 certain person who challenges the necessity of the amount on a certain 29 statement or bill has the burden of proving that the amount is not fair and 30 reasonable; providing that a court may make an exception to the prohibition

against the Central Collection Unit compromising and settling a judgment of

the Central Collection Unit of certain facts under certain circumstances;

restitution without the consent of the victim; requiring certain persons to notify

authorizing a certain amount withheld in a certain earnings withholding order

to be payable to the Central Collection Unit; altering a certain definition; and

1	generally relating	ng to resti	tution.	
2 3 4 5 6 7		al Proced j), 11-603 h 11-613, e of Mary	lure 3(a), 11-604, 11-606, 11-607(c), 11-608, 11-610 and 11-615 through 11-617 land	
8 9 10 11 12	Section 11-609 Annotated Code of Maryland			
13 14			ACTED BY THE GENERAL ASSEMBLY OF s of Maryland read as follows:	
15			Article - Criminal Procedure	
16	11-601.			
17	(j) "Victir	n" means	:	
18 19	(1) loss as a direct result		n who suffers DEATH, personal injury, or property damage or me or delinquent act; or	
20 21	(2) the person.	if the p	erson is deceased, the personal representative of the estate of	
22	11-603.			
		make rest	er a judgment of restitution that orders a defendant or titution in addition to any other penalty for the inquent act, if:	
	(1) was stolen, damage substantially decrea	d, destroy	rect result of the crime or delinquent act, property of the victim red, converted, or unlawfully obtained, or its value	
29	(2)	as a dir	ect result of the crime or delinquent act, the victim suffered:	
30 31	expenses OR LOSS	(i) ES;	actual medical, dental, hospital, counseling, funeral, or burial	
32		(ii)	[any other] direct out-of-pocket loss; [or]	
33		(iii)	loss of earnings; OR	

27 Compensation Board, or any other governmental unit; or

(I)

(II)

a third-party payor, including:

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2.

an insurer[,]; or

any other person that has, UNDER PART I OF THIS SUBTITLE:

compensated the victim for a property or pecuniary loss

PAID AN EXPENSE ON BEHALF OF A VICTIM.

(3)

32 [under Part I of this subtitle]; OR

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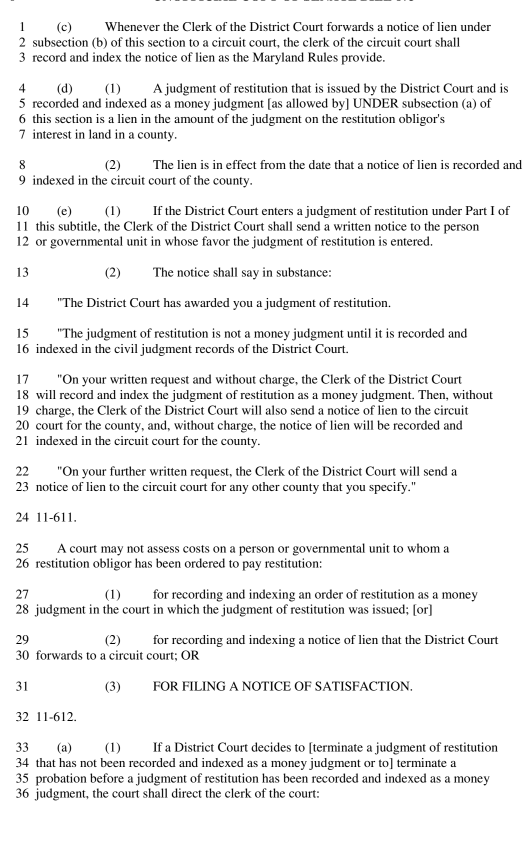
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1	(b)	(1)	Payment of restitution to the victim has priority over:
2	Hygiene or o	ther gove	i) payment of restitution to the Department of Health and Mental nmental unit;
4 5	PAYMENTS	S MADE	II) PAYMENTS OWED TO THE STATE FOR REIMBURSEMENT OF ON BEHALF OF A CHILD; and
6 7	restitution to	a third-p	(ii)] (III) subject to paragraph (2) of this subsection, payment of rty payor.
		•	f the victim has been fully compensated for the victim's loss by a purt may issue a judgment of restitution that directs the ay restitution to the third-party payor.
11	11-607.		
14	restitution [a		Whenever [a restitution obligor fails to make] AN OBLIGOR'S PAYMENT, AS ORDERED BY THE COURT OR ESTABLISHED BY VERDUE, the Division or the Department of Juvenile Services
16			I) notify the court; AND
		TUTION	II) IF AN EARNINGS WITHHOLDING ORDER IS NOT IN EFFECT AND OBLIGOR IS EMPLOYED, REQUEST AN EARNINGS WITHHOLDING
20 21		(2) contemp	The court may hold a hearing to determine whether the restitution of court or has violated the terms of the probation.
	impoverishe		f the court finds that the restitution obligor intentionally became payment of the restitution, the court may find the restitution court or in violation of probation.
25	11-608.		
26 27			ment of restitution that requires the payment of money is n the civil judgment index:
			he] A judgment of restitution is a money judgment in favor of the unit, or third-party payor to whom the restitution obligor has stitution[;].
33		d to pay r	B) [the] THE judgment of restitution may be enforced by the unit, or third-party payor to whom the restitution obligor has stitution in the same manner as a money judgment in a civil
35 36	of this subtit	[(3)] tle, a pers	C) [except] EXCEPT as otherwise expressly provided under Part I n, governmental unit, or third-party payor to whom a

1 restitution obligor has been ordered to pay restitution has all the rights and 2 obligations of a money judgment creditor under the Maryland Rules, including the 3 obligation under Maryland Rule 2-626 or 3-626 on receiving all amounts due under 4 the judgment to file a statement that the judgment has been satisfied. 5 11-609. A judgment of restitution that a circuit court orders under Part I of this 6 (a) 7 subtitle shall be recorded and indexed in the civil judgment index by the clerk of the 8 circuit court as a money judgment as the Maryland Rules provide. 9 A judgment of restitution that is recorded and indexed in the civil (b) 10 judgment index as a money judgment under subsection (a) of this section: 11 (1) in the county of entry of the judgment, is a lien from the date of entry 12 in the amount of the judgment on the restitution obligor's interest in land located in 13 the county of the entry of the judgment; but 14 in a county other than the county of entry of the judgment, is a lien (2) 15 from the date of recording in the amount of the judgment on the restitution obligor's 16 interest in land located in that county. 17 11-610. EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE 18 (a) (1) 19 PROVISIONS OF THIS SECTION DO NOT APPLY IN BALTIMORE CITY. 20 (2) IN BALTIMORE CITY, A JUDGMENT OF RESTITUTION SHALL: 21 (I) BE ENTERED, INDEXED, AND RECORDED UNDER RULE 3-601; 22 AND 23 (II) CONSTITUTE A LIEN AS PROVIDED UNDER RULE 3-621(B). A judgment of restitution that the District Court orders under Part I 24 25 of this subtitle may not be recorded and indexed BY THE CLERK OF THE DISTRICT 26 COURT as a money judgment in the District Court until the person or governmental 27 unit to whom the restitution obligor has been ordered to pay restitution files with the 28 Clerk of the District Court a written request for the recording and indexing. 29 [If] ONCE a judgment of restitution is recorded and indexed as a money 30 judgment under subsection (a) of this section: 31 the Clerk of the District Court shall immediately forward a notice of 32 lien of judgment to the circuit court for the county of entry of judgment; and 33 on the receipt of the written statement from the person or 34 governmental unit to whom a restitution obligor has been ordered to pay restitution, 35 the Clerk of the District Court shall forward a notice of lien of judgment to the circuit

36 court of any other county as the Maryland Rules provide.

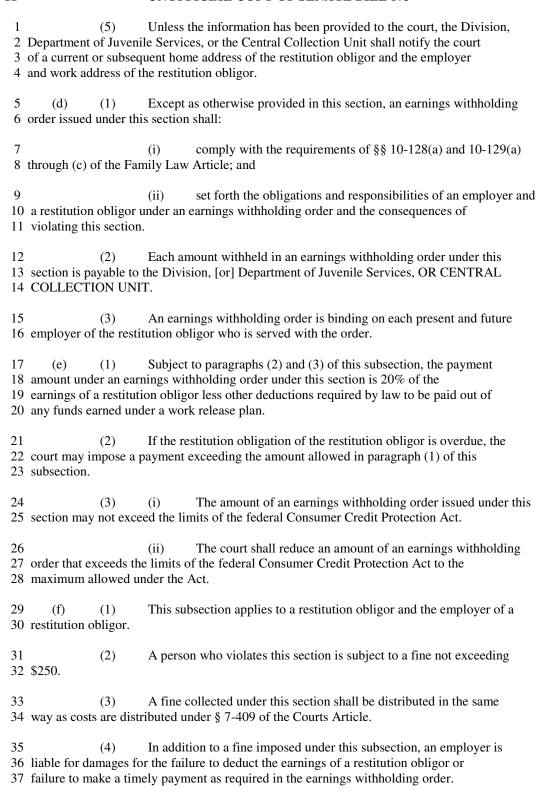


			to record and index the judgment of restitution as a money of lien to the circuit court of the county of entry of e [judgment of restitution and] probation; and	
4 5	to whom the restitution	(ii) n obligor	to forward a written notice to the person or governmental unit was ordered to pay restitution.	
6	(2)	The writ	ten notice shall state that:	
7 8	money judgment in th	(i) e District	the judgment of restitution has been recorded and indexed as a Court; and	
9 10	county of entry of jud	(ii) lgment.	a notice of lien has been forwarded to the circuit court of the	
13	restitution, termination	on of [a ju	aryland Rules, unless a restitution obligor pays complete adgment of restitution or] probation by a court does that has been recorded and indexed under Part I of this	
15	11-613.			
18	(a) Notwithstanding any other provision of Part I of this subtitle and except as provided in subsection (b) of this section, a victim or other person or governmental unit may not execute on a judgment recorded and indexed under Part I of this subtitle if the restitution obligor:			
	(1) files a motion under the Maryland Rules to stay execution of [sentence or] the judgment of restitution [that] AND THE MOTION has not been [determined] DECIDED by the court; and			
23	(2)	challeng	es the conviction, sentence, or judgment of restitution by:	
24		(i)	filing an appeal in a State court or in federal court;	
25 26	court;	(ii)	applying for leave to appeal following a plea of guilty in a circuit	
27 28	court under the Mary		filing a motion for exercise of revisory power by the sentencing es;	
29 30	8 of this article; or	(iv)	filing an application for review of criminal sentence under Title	
31		(v)	filing a notice for in banc review under the Maryland Rules.	
34 35	THE REQUIREMENT RULED ON THE REON a judgment record	NTS OF s EQUEST ed and in	ligor [files an action described in] HAS COMPLIED WITH ubsection (a) of this section AND THE COURT HAS NOT YET FOR A STAY, a person or governmental unit may not execute dexed under Part I of this subtitle until a court issues the conviction, sentence, or judgment of restitution.	

1 (c) A person or governmental unit may not execute on a judgment recorded 2 and indexed under Part I of this subtitle until the time has expired in which a 3 restitution obligor may file any of the actions listed under subsection (a)(2)(i) through 4 (v) of this section.
5 (d) The judgment of restitution may be enforced in the same way that a 6 monetary judgment is enforced.
7 11-615.
8 (a) In a restitution hearing held under § 11-603 of this subtitle, a written 9 statement or bill for medical, dental, hospital, counseling, funeral, or burial expenses 10 is legally sufficient evidence OF THE AMOUNT, FAIRNESS, AND REASONABLENESS OF 11 THE CHARGES AND THE NECESSITY OF [that a charge shown on the written 12 statement or bill is a fair and reasonable charge for] the services or materials 13 provided.
14 (b) A person who challenges the fairness and reasonableness OR THE 15 NECESSITY of the amount on the statement or bill has the burden of proving that the 16 amount is not fair and reasonable.
17 11-616.
18 (a) The Division or the Department of Juvenile Services:
19 (1) in addition to other actions authorized under Part I of this subtitle, 20 may refer an overdue restitution account for collection to the Central Collection Unit; 21 and
22 (2) if probation or other supervision is terminated and restitution is still 23 owed, shall refer the overdue restitution account for collection to the Central 24 Collection Unit.
25 (b) Subject to subsection (c) of this section, the Central Collection Unit may:
26 (1) collect overdue restitution in accordance with Title 3, Subtitle 3 of the 27 State Finance and Procurement Article; and
28 (2) certify a restitution obligor who is in arrears on restitution payments 29 exceeding \$30 under the judgment of restitution to:
30 (i) the Comptroller for income tax refund interception in 31 accordance with Title 13, Subtitle 9, Part III of the Tax - General Article; and
32 (ii) the State Lottery Agency for State lottery prize interception in 33 accordance with § 11-618 of this subtitle.
34 (c) (1) The Central Collection Unit may not compromise and settle a 35 judgment of restitution unless:

1 2	consent of the victim;	(I) OR	the Div	ision or the Department of Juvenile Services obtains the
3	BE LOCATED.	(II)	THE C	OURT ORDERS OTHERWISE BECAUSE A VICTIM CANNOT
	victim to determine w of restitution.			the Department of Juvenile Services shall contact the consents to compromise and settle a judgment
10	restitution has been co	ompromis the Depa	sed and s artment o	d interest have been paid or a judgment of settled as provided in subsection (c) of this of Juvenile Services, or the Central Collection
	()			ued the judgment by filing the statement as $B(C)$ of this subtitle that the judgment has been
15 16	(2) earnings withholding			mployer of a restitution obligor to terminate an er § 11-617 of this subtitle.
17 18	(e) (1) not paid:	Restituti	on is ov	erdue if the restitution or a restitution payment is
19		(i)	by the d	late that the court orders; or
20		(ii)	if no da	te is ordered, by the later of:
	Services directs the repayment; or	estitution	1. obligor	the date the Division or the Department of Juvenile to pay restitution or make a restitution
24			2.	30 days after the court enters a judgment of restitution.
	(2) restitution ordered an paid or received under	d any int	erest allo	verdue, the amount of the arrearage is the amount of owed by law, minus any amount previously frestitution.
28	11-617.			
	(a) (1) subtitle, the court ma order in an amount su	y enter aı	n immed	a judgment of restitution under § 11-603 of this iate and continuing earnings withholding e restitution.
32	(2)	The cou	rt may e	nter the order:
33		(i)	at the se	entencing or disposition hearing;
34 35	release or probation;	(ii) or	when th	ne defendant or child respondent is placed on work

1			(iii)	when the payment of restitution is overdue.
2	(b) S withholding or		to federal	law, the order of priority of execution of an earnings
4 5	(1) Family Law Ai	1) rticle;	first, an	earnings withholding order issued under § 10-128 of the
6	(2	2)	second,	an earnings withholding order issued under this section; and
7	(2	3)	lastly, ar	ny other lien or legal process.
8 9	(c) (1) withholding or	1) der und		section applies whenever a court orders an earnings ction.
10	(2	2)	On entry	of the order, the clerk of the court immediately shall:
11 12	restitution obli	igor, if	(i) known; a	serve a copy on any current or subsequent employer of the nd
13 14	or place of inc	arcerati		mail a copy to the restitution obligor at the last known address mmitment of the restitution obligor.
15 16	,	3) OLLEC		tion obligor immediately shall notify the court [and], THE NIT, AND the Division or Department of Juvenile Services of:
17			(i)	any objection to an earnings withholding order;
18			(ii)	the current home address of the restitution obligor;
19			(iii)	the name of the employer;
20			(iv)	the work address of the restitution obligor; and
21 22	restitution obli	igor.	(v)	any change of employer, home address, or work address of the
	this section im		ely shall	oyer who is served with an earnings withholding order under notify the court [and], THE CENTRAL COLLECTION epartment of Juvenile Services of:
26 27	earnings withh	nolding	(i) order;	any justification for the employer's inability to comply with the
28 29	employment;		(ii)	the home address of the restitution obligor on the termination of
30 31	restitution obli	igor; or	(iii)	information regarding the new place of employment of the
32			(iv)	the employer's reemployment of the restitution obligor.



- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 1
- 2 effect October 1, 2005.