H.B. 383 Court Fine Amendments

House	e Amendments	Amendment 3	February 12, 2025 02:29 PM
Repre	sentative Grant Amjad N	Miller proposes the following amendments	::
1. I	Line 62 through 64:		
62	2 (7) In addition	to any other provision of this section, a co	urt may order that the unpaid
6.		inal accounts receivable, that is not the pri	· · · · · · · · · · · · · · · · · · ·
64	4 restitution, be redu	ced in the amount of the cost of any treatm	nent or course if:
2. I	ine 81 through 83:		
8	1 (c) remit, in wh	ole or in part, an unpaid amount of the def	fendant's criminal accounts
82	2 receivable that is n	ot the principal or interest amount owed f	or restitution in accordance with
8.	3 this section.		
3. I	Line 87 through 89:		
8′	7 (a) if the crimin	nal accounts receivable is not delinquent of	r in default, remit, in whole or
8	8 in part, the unpaid	amount of the criminal accounts receivable	e that is not the principal or interest
8	9 amount owed for r	estitution; or	
4. I	ine 98 through 100:		
9	8 (iii) (A) allow	the defendant to satisfy an unpaid amount	of the criminal accounts
9	9 receivable, that is r	not the principal or interest amount owed	for restitution, with proof of
10	00 compensatory serv	ice completed by the defendant at a rate of	F credit not less
5. L	Line 102 through 104:		
10	$02 \qquad (B) allow the d$	efendant to reduce the unpaid amount of th	ne criminal accounts
10	03 receivable, that is r	not the principal or interest amount owed	for restitution, in the amount
10	04 of the cost of any t	reatment or course if:	