

H.B. 383

Court Fine Amendments

House Amendments

Amendment 3

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Representative **Grant Amjad Miller** proposes the following amendments:

1. *Line 62 through 64:*

62 (7) In addition to any other provision of this section, a court may order that the unpaid
63 amount of the criminal accounts receivable, that is not the principal **or interest** amount owed for
64 restitution, be reduced in the amount of the cost of any treatment or course if:

2. *Line 81 through 83:*

81 (c) remit, in whole or in part, an unpaid amount of the defendant's criminal accounts
82 receivable that is not the principal **or interest** amount owed for restitution in accordance with
83 this section.

3. *Line 87 through 89:*

87 (a) if the criminal accounts receivable is not delinquent or in default, remit, in whole or
88 in part, the unpaid amount of the criminal accounts receivable that is not the principal **or interest**
89 amount owed for restitution; or

4. *Line 98 through 100:*

98 (iii) (A) allow the defendant to satisfy an unpaid amount of the criminal accounts
99 receivable, that is not the principal **or interest** amount owed for restitution, with proof of
100 compensatory service completed by the defendant at a rate of credit not less

5. *Line 102 through 104:*

102 (B) allow the defendant to reduce the unpaid amount of the criminal accounts
103 receivable, that is not the principal **or interest** amount owed for restitution, in the amount
104 of the cost of any treatment or course if: