

493 (A) any lethality assessment provided to the court; and

494 (B) whether the defendant was previously arrested for, or convicted of, a domestic  
 495 violence offense.

496 (c) (i) The court may require the defendant to pay all or part of the costs of an  
 497 electronic or another type of monitoring program required under this section according to the  
 498 defendant's ability to pay.

499 (ii) In determining the defendant's ability to pay the court shall consider:

500 (A) the financial resources of the defendant; and

501 (B) the nature of the burden that the payment will impose on the defendant.

502 (3) The court may [~~also~~] require the defendant to pay all or part of the costs of  
 503 counseling incurred by the victim and any children affected by or exposed to the domestic  
 504 violence offense, [~~as well as~~] and the costs for the defendant's own counseling.

505 (4) The court shall:

506 (a) assess against the defendant, as restitution, any costs for services [~~or treatment~~]  
 507 provided to the victim and affected children of the victim or the defendant by the Division of  
 508 Child and Family Services under Section 62A-4a-106; and

509 (b) order [~~those~~] the costs to be paid directly to the division or [~~its~~] the division's  
 510 contracted provider.

511 (5) The court may order the defendant to obtain and satisfactorily complete [~~treatment~~  
 512 ~~or therapy in~~] a domestic violence [~~treatment~~] program, as defined in Section 62A-2-101, that  
 513 is licensed by the Department of Human Services.

514 (6) The Administrative Office of the Courts shall provide a report to the Law  
 515 Enforcement and Criminal Justice Interim Committee before November 30, 2020, that  
 516 includes:

517 (a) the number of cases opened in the state during the preceding fiscal year that involve  
 518 a domestic violence offense;

518a **Ĥ→ (b) for each case described in Subsection (6)(a), the section under which the offender was**  
 518b **charged or convicted;**

519 **[~~(b)~~] (c) ←Ĥ the number of court orders in cases described in Subsection (6)(a) that require**  
 519a **the**

520 **defendant to participate in an electronic or another type of monitoring program; and**

521 **Ĥ→ [~~(c)~~] (d) ←Ĥ for each order described in Subsection (6) Ĥ→ [~~(b)~~] (c) ←Ĥ , whether the**  
 521a **order was made under**

522 **Section 77-20-3.5, 77-36-2.6, or 77-36-5, or another provision of state law.**