SESSION 1995

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SENATE BILL 210

Short Title: Restit./Victim Impact Statements.

(Public)

Sponsors: Senators Ballance, Parnell, and Hartsell.

Referred to: Judiciary II/Election Laws.

February 15, 1995

1	A BILL TO BE ENTITLED
2	AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE NORTH CAROLINA
3	SENTENCING AND POLICY ADVISORY COMMISSION TO PROVIDE FOR
4	VICTIM IMPACT STATEMENTS FOR PRESENTATION TO THE COURT, TO
5	ORDER RESTITUTION TO VICTIMS WHERE APPROPRIATE, TO MAKE
6	RESTITUTION A FIRST PRIORITY, AND TO EXTEND PROBATION FOR THE
7	PAYMENT OF RESTITUTION.
8	The General Assembly of North Carolina enacts:
9	Section 1. Chapter 15A of the General Statutes is amended by adding a new
10	section to read:
11	" <u>§ 15A-825.1. Victim impact statements.</u>
12	Notwithstanding the provisions of G.S. 15A-825, the district attorney shall seek to
13	obtain from each victim of a crime, as defined in this Article, a victim impact statement
14	and present it to the court."
15	Sec. 2. G.S. 15A-826 reads as rewritten:
16	"§ 15A-826. Victim and witness assistants.
17	Victim and witness assistants are responsible for coordinating efforts within the law-
18	enforcement and judicial systems to assure that each victim and witness is treated in
19	accordance with this Article. Victim and witness assistants are also responsible for
20	providing assistance to victims in completing victim impact statements."

Sec. 3. G.S. 15A-1343(d) reads as rewritten: 1 Restitution as a Condition of Probation. - As a condition of probation, a 2 "(d) 3 defendant may be required to make restitution or reparation to an aggrieved party or 4 parties who shall be named by the court for the damage or loss caused by the defendant 5 arising out of the offense or offenses committed by the defendant. When restitution or 6 reparation is a condition imposed, the court shall take into consideration the resources of the defendant, including all real and personal property owned by the defendant and the 7 income derived from such property, his ability to earn, his obligation to support 8 9 dependents, and such other matters as shall pertain to his ability to make restitution or 10 reparation, but the court is not required to make findings of fact or conclusions of law on these matters when the sentence is imposed. In determining the amount of restitution that 11 12 is due, the court shall take into consideration any victim impact statement presented. The 13 amount must be limited to that supported by the record, and the court may order partial 14 restitution or reparation when it appears that the damage or loss caused by the offense or 15 offenses is greater than that which the defendant is able to pay. An order providing for restitution or reparation shall in no way abridge the right of any aggrieved party to bring a 16 17 civil action against the defendant for money damages arising out of the offense or 18 offenses committed by the defendant, but any amount paid by the defendant under the terms of an order as provided herein shall be credited against any judgment rendered 19 20 against the defendant in such civil action. As used herein, 'restitution' shall mean (i) 21 compensation for damage or loss as could ordinarily be recovered by an aggrieved party in a civil action, and (ii) reimbursement to the State for the total amount of a judgment 22 23 authorized by G.S. 7A-455(b). As used herein, 'reparation' shall include but not be 24 limited to the performing of community services, volunteer work, or doing such other acts or things as shall aid the defendant in his rehabilitation. As used herein 'aggrieved 25 party' includes individuals, firms, corporations, associations, other organizations, and 26 27 government agencies, whether federal, State or local, including the Crime Victims Compensation Fund established by G.S. 15B-23. Provided, that no government agency 28 29 shall benefit by way of restitution except for particular damage or loss to it over and above its normal operating costs and except that the State may receive restitution for the 30 total amount of a judgment authorized by G.S. 7A-455(b). A government agency may 31 32 benefit by way of reparation even though the agency was not a party to the crime 33 provided that when reparation is ordered, community service work shall be rendered only after approval has been granted by the owner or person in charge of the property or 34 premises where the work will be done. Provided further, that no third party shall benefit 35 by way of restitution or reparation as a result of the liability of that third party to pay 36 indemnity to an aggrieved party for the damage or loss caused by the defendant, but the 37 38 liability of a third party to pay indemnity to an aggrieved party or any payment of indemnity actually made by a third party to an aggrieved party does not prohibit or limit 39 in any way the power of the court to require the defendant to make complete and full 40 restitution or reparation to the aggrieved party for the total amount of the damage or loss 41 42 caused by the defendant. Restitution or reparation measures are ancillary remedies to promote rehabilitation of criminal offenders, to provide for compensation to victims of 43

1	crime, and to reimburse the Crime Victims Compensation Fund established by G.S. 15B-
2	23, and shall not be construed to be a fine or other punishment as provided for in the
3	Constitution and laws of this State."
4	Sec. 4. G.S. 15A-825 is amended by adding a new subdivision to read:
5	"(9b) Can expect, after court review of a victim impact statement, that a judge
6	would order restitution in all cases where it is appropriate."
7	Sec. 5. G.S. 7A-304(d) reads as rewritten:
8	"(d) In any criminal case in which the liability for costs, fines, restitution, or any
9	other lawful charge has been finally determined, the clerk of superior court shall, unless
10	otherwise ordered by the presiding judge, disburse such funds when paid in accordance
11	with the following priorities:
12	(1) Sums in restitution prorated among the persons entitled to restitution;
13	(1)(2) Costs due the county;
14	(2)(3) Costs due the city;
15	(3)(4) Fines to the county school fund;
16	(4) Sums in restitution prorated among the persons entitled thereto;
17	(5) Costs due the State;
18	(6) Attorney's fees.
19	Sums in restitution received by the clerk of superior court shall be disbursed when:
20	(1) Complete restitution has been received; or
21	(2) When, in the opinion of the clerk, additional payments in restriction will
22	not be collected; or
23	(3) Upon the request of the person or persons entitled thereto; and
24	(4) In any event, at least once each calendar year."
25	Sec. 6. G.S. 15A-1342(a) reads as rewritten:
26	"(a) Period. – The court may place a convicted offender on probation for the
27	appropriate period as specified in G.S. 15A-1343.2(d), not to exceed a maximum of five
28	years. The court may place a defendant as to whom prosecution has been deferred on
29	probation for a maximum of two years. The probation remains conditional and subject to
30	revocation during the period of probation imposed, unless terminated as provided in
31	subsection (b) or G.S. 15A-1341(c).
32	Extension. – The court with the consent of the defendant may extend the period of
33	probation beyond the original period (i) for the purpose of allowing the defendant to
34	complete a program of restitution, or (ii) to allow the defendant to continue medical or
35	psychiatric treatment ordered as a condition of the probation. If the offender was
36	convicted, then the The-period of extension shall not exceed three-five years beyond the
37	original period of probation. If prosecution was deferred, then the period of extension
38	shall not exceed three years beyond the original period of probation. The special
39	extension authorized herein may be ordered only in the last six months of the original
40	period of probation. Any probationary judgment form provided to a defendant on
41	supervised probation shall state that probation may be extended pursuant to this
42	subsection."
43	Sec. 7. G.S. 15A-1343.2(d) reads as rewritten:

1	"(d) Lengths of Probation Terms Under Structured Sentencing. – Unless the court
2	makes specific findings that longer or shorter periods of probation are necessary, the
3	length of the original period of probation for offenders sentenced under Article 81B shall
4	be as follows:
5	(1) For misdemeanants sentenced to community punishment, not less than
6	six nor more than 18 months;
7	(2) For misdemeanants sentenced to intermediate punishment, not less than
8	12 nor more than 24 months;
9	(3) For felons sentenced to community punishment, not less than 12 nor
10	more than 30 months; and
11	(4) For felons sentenced to intermediate punishment, not less than 18 nor
12	more than 36 months.
13	If the court finds at the time of sentencing that a longer period of probation is
14	necessary, that period may not exceed a maximum of five years, as specified in G.S.
15	15A-1342 and G.S. 15A-1351.
16	Extension. – The court may with the consent of the offender extend the original
17	period of the probation if necessary to complete a program of restitution or to complete
18	medical or psychiatric treatment ordered as a condition of probation. This extension may
19	be for no more than three five years, and may only be ordered in the last six months of the
20	original period of probation."
21	Sec. 8. This act becomes effective December 1, 1995, and applies to offenses
22	committed on or after that date.

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