## SENATE, No. 3352 **STATE OF NEW JERSEY** 218th LEGISLATURE

INTRODUCED JANUARY 24, 2019

Sponsored by: Senator CHRISTOPHER J. CONNORS District 9 (Atlantic, Burlington and Ocean)

Co-Sponsored by: Senator A.R.Bucco

## SYNOPSIS

Mandates wage garnishment and community service for defendants in default of court orders to compensate crime victims.

## **CURRENT VERSION OF TEXT**

As introduced.



(Sponsorship Updated As Of: 2/1/2019)

1 AN ACT concerning concerning restitution for crime victims and 2 supplementing Title 2B of the New Jersey Statutes. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Notwithstanding the provisions of the "Comprehensive 8 Enforcement Program Fund Act," P.L.1995, c.9 (C.2B:19-1 et seq.), 9 N.J.S.2C:46-2, or any other law, when a defendant sentenced to 10 make restitution as part of a sentence of probation defaults in the 11 payment of such restitution or of any installment without good 12 cause, the court shall proceed as set forth in this section. 13 a. (1) The court shall order the Probation Division to verify the 14 accuracy of any information provided by the defendant concerning 15 his income, assets, and employment. Verification shall include, 16 among other provisions, confirming any such information with the 17 defendant's employer. (2) The court shall order the garnishment of the defendant's 18 19 wages or other earnings. Payment of wages by an employer in the 20 form of cash shall not preclude garnishment pursuant to this 21 section. 22 b. If the defendant is unemployed, the court shall order that the 23 defendant participate in an appropriate job placement program. 24 c. If a defendant subject to wage garnishment defaults in the 25 payment of any single installment without good cause, the court 26 shall impose a term of participation in a labor assistance program or 27 enforced community service. Such participation shall not reduce the amount owed by the defendant in default. 28 29 30 This act shall take effect immediately. 2. 31 32 33 **STATEMENT** 34 35 This bill would mandate wage garnishment and participation in enforced community service for certain criminal defendants who 36 37 fail to make restitution to their victims. Currently, a defendant who 38 is convicted of a crime may be sentenced to probation, with one of 39 the conditions of probation being that the defendant must make 40 restitution to the victim of his crime. If the defendant fails to make 41 such restitution, the court has the option to order such sanctions as 42 wage garnishment, participation in enforced community service, participation in a labor assistance program, and revocation of 43 44 probation with the imposition of the original sentence. 45 This bill would require the court, in every case where the 46 defendant defaults in the payment of restitution or of any installment without good cause, to: 47

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(1) order the Probation Division to verify the accuracy of any
 information provided by the defendant concerning his income,
 assets, and employment. Verification would include, among other
 provisions, confirming any such information with the defendant's
 employer;

6 (2) order the garnishment of the defendant's wages or other
7 earnings. The bill specifies that payment of wages by an employer
8 in the form of cash would not preclude garnishment; and

9 (3) in a case where the defendant is unemployed, order that the 10 defendant participate in an appropriate job placement program.

11 The bill provides that if a defendant subject to wage garnishment 12 defaults in the payment of any single installment without good 13 cause, the court must impose a term of participation in a labor 14 assistance program or enforced community service. Such 15 participation would not reduce the amount owed by the defendant in 16 default.