House File 818 - Introduced

HOUSE FILE _____ BY COMMITTEE ON JUDICIARY (SUCCESSOR TO HSB 165)

Passed House, Date _____ Passed Senate, Date _____ Nays ____ Vote: Ayes ____ Nays ____

A BILL FOR

1 An Act prohibiting a donation or contribution to an agency,
2 organization, or political subdivision of the state in a
3 criminal proceeding.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

5 TLSB 1389HV 82

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Section 1. <u>NEW SECTION</u>. 901.11 DONATIONS == PROHIBITED.
   A monetary or property donation to any agency, organization, or political subdivision of the state is
   4 prohibited as a part of any dismissal, sentence, or other
   5 penalty.
          Sec. 2.
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   6
                       Section 907.13, subsection 2, Code 2007, is
   7 amended to read as follows:
1 8 2. The defendant's plan of community service, the comments 1 9 of the defendant's probation officer, and the comments of the 1 10 representative of the judicial district department of
1 11 correctional services responsible for the unpaid community 1 12 service program, shall be submitted promptly to the court.
1 13 The court shall promptly enter an order approving the plan or
1 14 modifying it. Compliance with the plan of community service
1 15 as approved or modified by the court shall be a condition of
1 16 the defendant's probation. The court thereafter may modify
1 17 the plan at any time upon the defendant's request, upon the
1 18 request of the judicial district department of correctional
1 19 services, or upon the court's own motion. As an option for
1 20 modification of a plan, the court may allow a defendant to
1 21 complete some part or all of the defendant's community service
1 22 obligation through the donation of property to a charitable 1 23 organization other than a governmental subdivision. A
1 24 donation of property to a charitable organization offered in
1 25 satisfaction of some part or all of a community service
1 26 obligation under this subsection is not a deductible
1 27 contribution for the purposes of federal or state income
1 28 taxes.
                  3. Section 910.1, subsection 2, Code 2007, is amended
1 29 Sec.
1 30 by striking the subsection.
1 31 Sec. 4. Section 910.1, subsection 4, Code 2007, is amended 1 32 to read as follows:
           4. "Restitution" means payment of pecuniary damages to a
1 33
1 34 victim in an amount and in the manner provided by the
1 35 offender's plan of restitution. "Restitution" also includes 2 1 fines, penalties, and surcharges, the contribution of funds to
  2 a local anticrime organization which provided assistance to
   3 law enforcement in an offender's case, the payment of crime
2 4 victim compensation program reimbursements, payment of
2 5 restitution to public agencies pursuant to section 321J.2,
   6 subsection 9, paragraph "b", court costs including
7 correctional fees approved pursuant to section 356.7,
8 court=appointed attorney fees ordered pursuant to section
   9 815.9, including the expense of a public defender, and the
2 10 performance of a public service by an offender in an amount 2 11 set by the court when the offender cannot reasonably pay all 2 12 or part of the court costs including correctional fees
2 13 approved pursuant to section 356.7, or court=appointed
2 14 attorney fees ordered pursuant to section 815.9, including the
2 15 expense of a public defender.
2 16
           Sec. 5. Section 910.2, Code 2007, is amended to read as
2 17 follows:
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2 18 910.2 RESTITUTION OR COMMUNITY SERVICE TO BE ORDERED BY 2 19 SENTENCING COURT. In all criminal cases in which there is a plea of guilty, 2 21 verdict of guilty, or special verdict upon which a judgment of 2 22 conviction is rendered, the sentencing court shall order that 23 restitution be made by each offender to the victims of the 24 offender's criminal activities, to the clerk of court for 25 fines, penalties, surcharges, and, to the extent that the 2 26 offender is reasonably able to pay, for crime victim 27 assistance reimbursement, restitution to public agencies 28 pursuant to section 321J.2, subsection 9, paragraph "b", court 29 costs including correctional fees approved pursuant to section 2 30 356.7, or court=appointed attorney fees ordered pursuant to 31 section 815.9, including the expense of a public defender, 32 when applicable, or contribution to a local anticrime 33 organization. However, victims shall be paid in full before 2 34 fines, penalties, and surcharges, crime victim compensation 35 program reimbursement, public agencies, court costs including 1 correctional fees approved pursuant to section 356.7, and 2 court=appointed attorney fees ordered pursuant to section 3 815.9, including the expenses of a public defender, or 4 contributions to a local anticrime organization are paid. 5 structuring a plan of restitution, the court shall provide for 6 payments in the following order of priority: victim, fines, 7 penalties, and surcharges, crime victim compensation program 8 reimbursement, public agencies, court costs including 9 correctional fees approved pursuant to section 356.7, and 3 10 court=appointed attorney fees ordered pursuant to section 3 11 815.9, including the expense of a public defender, and 12 contribution to a local anticrime organization. When the offender is not reasonably able to pay all or a 3 13 3 14 part of the crime victim compensation program reimbursement, 3 15 public agency restitution, court costs including correctional 3 16 fees approved pursuant to section 356.7, or court=appointed 3 17 attorney fees ordered pursuant to section 815.9, including the 3 18 expense of a public defender, or contribution to a local 3 19 anticrime organization, the court may require the offender in 3 20 lieu of that portion of the crime victim compensation program 3 21 mainly 3 21 reimbursement, public agency restitution, court costs 3 22 including correctional fees approved pursuant to section 3 23 356.7, or court=appointed attorney fees ordered pursuant to 3 24 section 815.9, including the expense of a public defender, or 25 contribution to a local anticrime organization for which the 3 26 offender is not reasonably able to pay, to perform a needed 3 27 public service for a governmental agency or for a private 3 28 nonprofit agency which provides a service to the youth, 3 29 elderly, or poor of the community. When community service is 3 30 ordered, the court shall set a specific number of hours of 3 31 service to be performed by the offender which, for payment of 3 32 court=appointed attorney fees ordered pursuant to section 33 815.9, including the expenses of a public defender, shall be 34 approximately equivalent in value to those costs. The 34 approximately equivalent in value to those costs. 35 judicial district department of correctional services shall 4 1 provide for the assignment of the offender to a public agency 2 or private nonprofit agency to perform the required service. 3 Sec. 6. Section 915.100, subsection 2, paragraph e, Code 4 4 4 2007, is amended to read as follows: 5 e. Victims shall be paid in full pursuant to an order of 6 restitution, before fines, penalties, surcharges, crime victim 7 compensation program reimbursement, public agency 8 reimbursement, court costs, correctional fees, court=appointed 9 attorney fees, or expenses of a public defender, or 4 4 10 contributions to local anticrime organizations are paid. 4 11 EXPLANATION

4 12 This bill prohibits any donation to an agency, 4 13 organization, or political subdivision of the state as part of 4 14 any dismissal, sentence, or other criminal penalty. The bill 4 15 eliminates a provision allowing a criminal defendant to make a 4 16 donation in lieu of performing community service. The bill 4 17 also eliminates provisions allowing a contribution by a 4 18 criminal defendant to a local anticrime organization as part 4 19 of the offender's restitution plan.

4 20 LSB 1389HV 82 4 21 jm:nh/gg/14.1