

Bill

If restitution is ordered criminally or civilly, the collection amount and procedure will be determined through use of forms PROB 48A and PROB 48C (net worth statement and cash flow statement)

*Example of punishment: Upon failure to pay the calculated restitution amount, consequences shall result in immediate revocation and class C felony plus assessments of additional fees of perhaps 10%.

Synopsis

Hello my name is, Joshua Olson, I live in Mandan and own an alcohol and drug treatment center in Bismarck which was embezzled from over the course of 5 years in the amount of 258,000 criminally and 554,000 civilly. After a very long time of court proceedings, charges were pressed, plea bargains were made, a deferred imposition and probation was sentenced and restitution was ordered.

Three years later, probation was revoked because there was a willful failure to pay that restitution. It was determined that he was making \$93,000 per year and only paying \$200 every month and a half.

During that revocation, the reason why such a small amount was paid is because there is no state statute providing a guideline for restitution payments.

After the revocation hearing, restitution was ordered again and the criminal was ordered to participate in the restitution program through DOCR.

See attached

Currently, the restitution program that was ordered is not being followed by parole and probation. Any monies collected are collected by garnishment through a collections agency that I hired and is no where near close to being collected in my lifetime.