

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-3063/P1dn
RPN:jld:rs

August 20, 2007

Scott:

I made the following minor changes:

1. On page 2, line 16, instead of requiring the court to ensure that the community service "order" is monitored, I require the court to ensure that the community service "work" be monitored.
2. I changed the language in page 2, line 19, to say if "any ordered restitution....."

Are those two changes okay?

I am also concerned about how this change fits with s. 814.65 (1), which requires a municipal court to collect a fee in every action and send part of that fee to the state. I think there should be a cross-reference to 800.09 (1) (intro.) in s. 814.65 (1), saying something like, "No fees shall be collected if, under s. 800.09 (1) (intro.), the court orders the defendant to perform community service work in lieu of the payment of fees."

Robert P. Nelson
Senior Legislative Attorney
Phone: (608) 267-7511
E-mail: robert.nelson@legis.wisconsin.gov