

NOTE: As provided in LFC policy, this report is intended for use by the standing finance committees of the legislature. The Legislative Finance Committee does not assume responsibility for the accuracy of the information in this report when used in any other situation.

Only the most recent FIR version, excluding attachments, is available on the Intranet. Previously issued FIRs and attachments may be obtained from the LFC office in Suite 101 of the State Capitol Building North.

FISCAL IMPACT REPORT

SPONSOR:	Stewart	DATE TYPED:	02/05/00	HB	487
SHORT TITLE:	Restitution Payments			SB	
				ANALYST:	O'Connell

APPROPRIATION

Appropriation Contained		Estimated Additional Impact		Recurring or Non-Rec	Fund Affected
FY00	FY01	FY00	FY01		
		NFI	NFI		

(Parenthesis () Indicate Expenditure Decreases)

Duplicates/Conflicts with/Companion to/Relates to

SOURCES OF INFORMATION

LFC files

Administrative Office of the Courts (AOC) analysis

Administrative Office of the District Attorneys (AODA) analysis

SUMMARY

Synopsis of Bill

House Bill 487 amends Section 31-20-5 NMSA 1978 to provide that, notwithstanding the sartorial limits to probation of five years for district courts and terms not longer than maximum incarceration for the offense in magistrate and metropolitan courts, defendants shall stay on probation until they have completed all restitution payments.

BOC/prr