

LESSER OF THE REASONABLE MEDICAL, DENTAL, AND HOSPITAL EXPENSES INCURRED BY THE INJURED PERSON AS A RESULT OF THE INJURY, OR \$1,000.

(4) AS AN ABSOLUTE LIMIT AGAINST ANY ONE CHILD OR HIS PARENTS, \$1,500 FOR ALL ACTS ARISING OUT OF A SINGLE INCIDENT.

(C) A [[JUDGEMENT]] JUDGMENT OF RESTITUTION AGAINST A PARENT MAY NOT BE ENTERED UNLESS THE PARENT HAS BEEN [[AFFORED]] AFFORDED A REASONABLE OPPORTUNITY TO BE HEARD AND TO PRESENT APPROPRIATE EVIDENCE IN HIS BEHALF. A HEARING UNDER THIS SECTION MAY BE HELD AS PART OF A DISPOSITION HEARING FOR THE CHILD.

(D) THE [[JUDGEMENT]] JUDGMENT MAY BE ENFORCED IN THE SAME MANNER AS ENFORCING MONETARY JUDGMENTS.

(E) THE COURT MAY ORDER THE CHILD WHO, WILFULLY OR MALICIOUSLY, STEALS, DAMAGES, OR DESTROYS THE PROPERTY OF ANOTHER OR INFLECTS PERSONAL INJURY ON ANOTHER TO MAKE THE RESTITUTION EXPENSES HIMSELF IF THAT IS FEASIBLE CONSIDERING THE AGE AND CIRCUMSTANCES OF THE CHILD; AND IF THIS IS ORDERED, THE LIABILITY OF THE CHILD PRECEDES THE LIABILITY OF THE PARENT. THE COURT MAY, IN THE ALTERNATIVE, ENTER A JUDGMENT OR RESTITUTION AGAINST THE CHILD.

3-830. PARENTS [[LIABILE]] LIABLE FOR SUPPORT AFTER COMMITMENT.

AFTER GIVING THE PARENT A REASONABLE OPPORTUNITY TO BE HEARD, THE COURT MAY ORDER EITHER PARENT OR BOTH PARENTS TO PAY A SUM IN THE AMOUNT THE COURT DIRECTS TO COVER THE SUPPORT OF THE CHILD IN WHOLE OR IN PART.

3-831. CONTRIBUTING TO CERTAIN CONDITIONS OF CHILD.

(A) IT IS UNLAWFUL FOR AN ADULT WILFULLY TO CONTRIBUTE TO, ENCOURAGE, CAUSE OR TEND TO CAUSE ANY ACT, OMISSION, OR CONDITION WHICH RENDERS A CHILD DELINQUENT, IN NEED OF SUPERVISION, OR IN NEED OF ASSISTANCE.

(B) A PERSON MAY NOT BE CONVICTED UNDER THIS SECTION UNLESS THE CHILD HAS BEEN ADJUDICATED DELINQUENT, IN NEED OF SUPERVISION, OR IN NEED OF ASSISTANCE. HOWEVER, THE COURT MAY EXPUNGE THE ADJUDICATION FROM THE CHILD'S RECORD AND ENTER IT AS A FINDING IN THE ADULT'S CASE.

(C) AN ADULT CONVICTED UNDER THIS SECTION IS SUBJECT TO A FINE OF NOT MORE THAN \$500 OR IMPRISONMENT FOR NOT MORE THAN TWO YEARS, OR BOTH. THE COURT MAY SUSPEND SENTENCE AND PLACE THE ADULT ON PROBATION SUBJECT