

Yeah, you are correct, there has been a lot of people complaining, about the D.O.C., arbitrarily stealing money from prisoner's, especially those of us who have already paid off our Court ordered Restitution and Surcharges, that were in the prison system prior to 2009, when we were under the 15% Release account deduction system, because back then DOC 309.466 Wis. Adm. code, did not allow them to even place any money in our Release Account nor make any deduction for the release account, unless we had already paid off our Victim witness surcharge and Restitution. So if inmates have a release prior to then it will be easy for them to prove that they paid those debts off.

Plus the DOC is arbitrarily misapplying the 2015 WI Act 355, and the New § 973.20 (11)(c) Wis. Stats., to inmates who were already in prison before June 2016, as it cannot be applied retroactively, neither the WI ACT, nor Statute authorizes them to

apply it retroactively, which is required for them to apply it, as a new statute or act must expressly state it is to be applied retroactively. See: Matties-vs-Positive Safety Mfg., 244 Wis. 2d 720 (Sup. Ct. 2001). Plus for us under the old law, no statute existed that gave the DOC authority to determine the amount or manner for Restitution to be paid, and their arbitrary determining the amount is an illegal procedure. See: State-vs-Evans, 238 Wis. 2d 411 (Ct. App. 2000), plus if the Court never made a determination of the exact amount for Restitution, upon a defendant it cannot do so now, because it had only 6 years, before the statute of limitations expired. See: State-vs-Sweat, 208 Wis. 2d 409 (Sup. Ct. 1997). However, I believe inmates will have to file a 42 U.S.C. § 1983, lawsuit against them, because their Trial Court will claim they have no jurisdiction over the computation of the sentence. See: State-vs-Duerst, 230 Wis. 2d 187 (Ct. App. 1999).