Notes about precedent cited in this document:

- **Partially reversed, overruled, or vacated Court of Appeals opinions.** For information on the precedential value of an opinion with negative subsequent history, see our note.
- **Unpublished Court of Appeals opinions.** Unpublished opinions are not precedentially binding under the rule of stare decisis. MCR 7.215(C)(1).

Offense Variable 19*
Circumstances Warranting a Score of 25, 15, 10, or 0 Points

Affirmative Act	Score	Case
Attempting, while in jail awaiting sentencing, to smuggle controlled substances into jail, and attacking another inmate in retaliation for informing authorities of the smuggling scheme	25	People v Carpenter, 322 Mich App 523, 528-531 (2018)
Bringing a dangerous controlled substance (heroin) into a prison and delivering it to a prisoner	25	People v Dickinson, 321 Mich App 1, 23-24 (2017)
Attempting, during booking process at jail, to avoid strip search and to conceal drugs that were on offender's person at time of arrest but not discovered until after transport to jail	25	People v Bragg, unpublished per curiam opinion of the Court of Appeals, issued September 12, 2013 (Docket No. 310200), slip op pp 7-8, rev'd in part on other grounds 498 Mich 900 (2015)
Creating distraction in courtroom by coughing and laughing in order to allow codefendant to arm himself with a pen, and engaging in altercation with courtroom deputies	25	People v Campbell, unpublished per curiam opinion of the Court of Appeals, issued October 18, 2016 (Docket Nos. 327059; 327060; 327061), slip op pp 21-22

^{*} This chart was prepared for purposes of the Michigan Judicial Institute's New Judges Seminar, January 11, 2017.

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Attacking country on deputies and	25	Deeple v Due ympyblished non aggion oninion of the Count of Aggreed
Attacking courtroom deputies and	25	People v Dye, unpublished per curiam opinion of the Court of Appeals, issued
causing chaotic fray after jury delivered		December 14, 2017 (Docket No. 334062), slip op pp 6-7
guilty verdicts		
Fleeing from police on foot and	15	People v Smith, 318 Mich App 281 (2016)
breaking and entering a stranger's		
camper for the purpose of hiding from		
police		
Resisting apprehension by private	15	People v Passage, 277 Mich App 175, 181 (2007)
citizens (e.g., store employees/security		
personnel) with threat of force		
Witness intimidation after completion of	15 (with	People v Smith, 488 Mich 193, 200-202 (2010)
offense	force/threat	
	of force)	
	,	
	10	
	(without	
	force/threat	
	of force)	
Threatening victim with death to inhibit	15	People v Endres, 269 Mich App 414, 420-422 (2006), overruled in part on
crime reporting		other grounds by <i>People v Hardy</i> , 494 Mich 430, 438 n 18 (2013), effectively
		superseded in part on other grounds by 2015 PA 137, effective January 5,
		2016
Providing false name during traffic stop	10	People v Barbee, 470 Mich 283, 284, 288 (2004)
Perjury (where sentencing offense is	10	People v Underwood, 278 Mich App 334, 339-340 (2008)
perjury)		
Defying order to freeze and fleeing from	10	People v Ratcliff, 299 Mich App 625, 632-633 (2013), vacated in part on other
police		grounds 495 Mich 876 (2013)
Evading police	10	People v Cook, 254 Mich App 635, 637, 640-641 (2003), overruled in part on
		other grounds by <i>People v McGraw</i> , 484 Mich 120, 133 n 42 (2009)
		omer grounds by I copie v Incoruw, 404 Milen 120, 133 ii 42 (2007)

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Running from police, six days after	10	People v Wade-Bey, unpublished per curiam opinion of the Court of Appeals,
sentencing offense, during a traffic stop,		issued January 11, 2018 (Docket No. 335045)
where police stopped defendant to arrest		
him for several break-ins, including		
sentencing offense		
Concealing/destroying/disposing of	10	People v Ericksen, 288 Mich App 192, 204 (2010); People v Brown,
weapon and evidence of the crime		unpublished per curiam opinion of the Court of Appeals, issued October 20,
		2011 (Docket No. 299496), p 2; <i>People v McKewen</i> , 326 Mich App 342, 358
		(2018)
Requiring victim to promise not to	10	People v McDonald, 293 Mich App 292, 299-301 (2011)
report crime as condition of release		
Telling a victim or witness not to	10	People v Hershey, 303 Mich App 330, 344 (2013); People v McDonald, 293
disclose the defendant's conduct		Mich App 292, 299-301 (2011); People v Steele, 283 Mich App 472, 492
		(2009)
Actively lying to police	10	People v Jackson, unpublished per curiam opinion of the Court of Appeals,
		issued October 1, 2009 (Docket No. 285285), slip op p 5-6
Hiding in closet to avoid police	10	People v Spangler, unpublished per curiam opinion of the Court of Appeals,
detection		issued May 22, 2007 (Docket No. 266078), slip op p 8
Concealing drugs and cash on	10	People v Hudson, unpublished per curiam opinion of the Court of Appeals,
defendant's person during search of		issued December 19, 2017 (Docket No. 333727), slip op pp 3-4
premises, and telling police that he was		
unemployed and that the drugs were not		
his		
Fleeing jurisdiction (absconding)	10	People v Vallance, unpublished per curiam opinion of the Court of Appeals,
		issued October 16, 2003 (Docket No. 242163), slip op pp 5-6
Fleeing jurisdiction (absconding) and	10	People v Waller, unpublished per curiam opinion of the Court of Appeals,
changing name		issued June 14, 2011 (Docket No. 297639), slip op p 5

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Moving the victim's body in an attempt to dispose of/conceal it, moving the victim's car, getting rid of the gun, and encouraging the other person involved to tell the police she did not know	10	People v Baskerville, 333 Mich App 276, 301-302 (2020)
anything about the incident. Running to and entering a vehicle and trying to start it as police ordered defendant to freeze and surrounded him	10	People v Montague, 338 Mich App 29, 59 (2021)
Making statements that went beyond denying criminal sexual conduct allegations and instead misled/deceived police during their investigation; specifically, claiming the complainant's medications caused her to make the claims, that she was falsely accusing him as she had done in the past to another person, and that he could not have physically touched the complainant because they were not in the same location.	10	People v Muniz, Mich App, (2022)
Refusal to submit to a blood draw upon police request	0	People v Teike, Mich App, (2023)

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	0	D 1 D 1 1000
Defendant, who was ultimately	0	People v Deweerd, Mich, (2023)
convicted of maintaining a		
methamphetamine laboratory, told		
police investigating the crime that he		
"had not consumed methamphetamine,		
that he was not aware of		
methamphetamine being consumed or		
produced in the apartment," and he		
would have left if he had known about		
it; i.e., defendant denied culpability and		
did not assist police with investigation.		
Defendant was discovered in a bathroom	0	People v Dixon, 509 Mich 170, 177-178, 182 (2022)
stall with a cell phone nearby, and a cell	O	1 copie v Bisson, 305 Mich 170, 177 170, 102 (2022)
phone charger was discovered in his		
shared prison cell; there was no		
evidence that he used the phone or that it		
was operational		
Lying to medical personnel	0	People v Portellos, 298 Mich App 431, 450-451 (2012), overruled in part on
Lying to medical personner	U	other grounds by <i>People v Calloway</i> , 500 Mich 180, 187, 188 (2017)
		other grounds by Feople V Calloway, 500 Mich 180, 187, 188 (2017)
Failing to pay child support	0	People v Hershey, 303 Mich App 330, 342, 345 (2013)
Fact that commission of sentencing	0	People v Sours, 315 Mich App 346, 349-350 (2016)
offense constituted parole violation		
Fact that commission of sentencing	0	People v Hershey, 303 Mich App 330, 345-346 (2013)
offense constituted probation violation		
Failing to register as a sex offender	0	People v Welch, unpublished per curiam opinion of the Court of Appeals,
		issued August 14, 2014 (Docket Nos. 315782; 316029), slip op pp 1-2
Flight from scene, unrelated to police or	0	People v Brown, unpublished per curiam opinion of the Court of Appeals,
imminent arrival of police (e.g., to avoid		issued August 13, 2013 (Docket No. 313306), slip op pp 3-4
further confrontation with victim)		

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Drastic change in appearance after	0	People v Arney, unpublished per curiam opinion of the Court of Appeals,
offense (without evidence of intention to		issued March 20, 2003 (Docket No. 236875), slip op p 3
prevent identification)		

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