

Crime Victim Assessment (Revised 04/01/12)

Based upon the Most Serious Offense **Convicted¹ or Adjudicated**

MCL 780.811, 780.901, 780.905

Offense Type	Amount ²
Adults, Including Juvenile Waivers and Designated (DJ) Cases One Assessment Per Case	
Felony	\$130
Misdemeanor	\$75
Juvenile Delinquency (DL) Cases³ One Assessment Per Dispositional Order⁴	
Felony	\$25
Misdemeanor	\$25

¹ This includes when the defendant is sentenced, placed on probation, assigned to youthful trainee status, or granted a deferred judgment of guilt or a delayed sentence.

² MCL 780.905(1). The court shall order each person charged with an offense that is a felony, **misdemeanor, or ordinance violation**, that is resolved by conviction, assignment of the defendant to youthful trainee status, a delayed sentence or deferred entry of judgment of guilt, or in any other way that is not an acquittal or unconditional dismissal, to pay the Crime Victim Rights Assessment. The court may not waive, suspend, or offset the assessment for time served or community service performed.

³ MCL 780.905(3). The court shall order each juvenile for whom the court enters an order of disposition for a juvenile offense to pay the assessment. The court may not waive, suspend, or offset the assessment for time served or community service performed.

⁴ MCR 3.943(E)(5) and MCL 780.905(3). The Crime Victim Rights Assessment should be assessed on juveniles once per dispositional order, regardless of the number of petitions or charges covered in the order. The court may impose additional assessments following the receipt of new petitions when the court enters a supplemental order of disposition.

Minimum State Cost (Revised 04/01/12)

MCL 600.8381, 712A.18m, 769.1j, 769.1k, 780.811, 780.901

Offense Type	Amount ⁵
Adults, Including Juvenile Waivers and Designated (DJ) Cases Assess on each Count Based upon Offense Convicted⁶	
Felony	\$68
Misdemeanor	\$50
Juvenile Delinquency (DL) Cases ⁷ Assess on each Count Based upon Offense Adjudicated	
Felony	\$68
Misdemeanor	\$50

⁵ MCL 769.1j. Assess if any combination of other assessments is also ordered on that count (e.g. fine + cost, fine + restitution, crime victim assessment + restitution, etc.). The court may not waive, suspend, or offset Minimum State Costs for time served or community service performed. A probationer not in willful default of payment may petition the court for remission of any unpaid portion of Minimum State Costs, pursuant to MCL 771.3(6)(b). A juvenile not in default of payment may petition the court for remission of any unpaid portion of Minimum State Costs, pursuant to MCL 712A.18(19).

⁶ This includes when the defendant is sentenced, placed on probation, assigned to youthful trainee status, or granted a deferred judgment of guilt or a delayed sentence pursuant to MCL 769.1k.

⁷ MCL 712A.18m.