911.1 Crime services surcharge.

- 1. A crime services surcharge shall be levied against law violators as provided in this section. When a court imposes a fine or forfeiture for a violation of state law, or a city or county ordinance, except an ordinance regulating the parking of motor vehicles, the court shall assess an additional penalty in the form of a crime services surcharge equal to fifteen percent of the fine or forfeiture imposed.
- 2. In the event of multiple offenses, the surcharge shall be based upon the total amount of fines or forfeitures imposed for all offenses.
- 3. When a fine or forfeiture is suspended in whole or in part, the court shall reduce the surcharge in proportion to the amount suspended.
- 4. The surcharge is subject to the provisions of chapter 909 governing the payment and collection of fines, as provided in section 909.8.
- 5. The surcharge shall be remitted by the clerk of court as provided in section 602.8108, subsection 3.

[82 Acts, ch 1258, §1]

91 Acts, ch 181, §16; 94 Acts, ch 1074, §17; 2004 Acts, ch 1111, §10; 2005 Acts, ch 143, §6; $2009 \ Acts, \ ch \ 179, \ \$65, \ 72; \ 2020 \ Acts, \ ch \ 1074, \ \$18, \ 93 \\ Referred to in \ \$80E.4, \ 331.302, \ 364.3, \ 602.8102(135A), \ 602.8108, \ 691.9, \ 805.8, \ 805.8C(3)(a), \ 805.8C(3)(c), \ 805.8C(9), \ 805.8C(10), \ 902.9, \ 902$

2020 amendment effective July 15, 2020; 2020 Acts, ch 1074, §93 Subsection 1 amended