MANDATORY SURCHARGE SCHEDULE -CITY, TOWN & VILLAGE COURTS

PENAL LAW SURCHARGES

Grade/Type of Offense	Mandatory Surcharge (M/S)	Crime Victim Assistance Fee (C.V.A.)	Town & Village Fee [PL §60.35 (9)]	TOTAL
Misdemeanor	\$175	\$25	\$5	\$205
[PL §60.35(1)(a)(ii)]				
Violation	\$95	\$25	\$5	\$125
[PL §60.35(1)(a)(iii)]				

^{***} Multiple Non-VTL Offenses: When a defendant is convicted of 2 or more NON-VTL/ECL offenses arising out of the same criminal act, courts shall only impose the M/S and C.V.A. on the offense that carries that the highest criminal classification. [PL §60.35(2)]. ***

ENCON SURCHARGES

Effective Date: For offenses committed on or after April 1, 2009, that ultimately result in a conviction on or after April 7, 2009.

Grade/Type of Offense	M/S	C.V.A.	Town & Village Fee	TOTAL
Sport Fishing Violations as defined	\$25	N/A	N/A	\$ 25
in 6 NYCRR 10				
[ECL §71-0213(1)(A)]				
All other offenses, excluding	\$75	N/A	N/A	\$75
offenses defined under Articles 17,				
19 and 27 of ECL				
[ECL §71-0213(1)(B)]				
Violations defined under Articles	\$75 OR 6% of fine,	N/A	N/A	\$75 OR 6% of Fine
17, 19 or 27 of ECL	whichever is greater			***whichever is greater***
[ECL §71-0213(1)(B)]				

^{***} Multiple ECL Offenses: If a defendant is charged with multiple ECL offenses arising out of the same act, courts are to impose a surcharge for each offense the defendant is ultimately convicted of, as there is no statutory maximum/cap on the imposition of ECL mandatory surcharges. ***

ALL OTHER LAWS EXCEPT PENAL LAW, VTL & ECL

Grade/Type of Offense	M/S	C.V.A.	Town & Village Fee [PL §60.35 (9)]	TOTAL
Misdemeanor [PL §60.35(1)(a)(ii)]	\$175	\$25	\$5	\$205
Violation [PL §60.35(7)]	NONE			NONE
Parks, Rec. & Hist. Preservation Law: All violations and traffic infractions, except for parking or standing [PRHPL §27.12]	\$15		N/A	\$15

^{***} Multiple PRHPL Offenses: When a defendant is convicted of 2 or more PRHPL offenses arising out of the same act, the court shall impose only one mandatory surcharge. [PRHPL §27.12(2)]. ***

MANDATORY SURCHARGE SCHEDULE – CONTINUED

Effective Date: For offenses committed on or After July 1, 2008

(The "Cap" on VTL Mandatory Surcharges/CVA increases from \$100 to \$180 for offenses committed on or after July 6, 2009. For offenses committed on or after July 26, 2013, the cap increases from \$180 to \$196.)

VEHICLE & TRAFFIC LAW SURCHARGES

Grade/Type of Offense	e M/S C.V.A. Town & Additional Alcohol Fee Misc. TOTAL							'ΔΤ.	
Grade/Type of Offense	141/15	C.V.A.	Village Fee	Surcharge		(If Applicable)	Surcharge	IOIAL	
			[VTL § 1809(9)]	[VTL §1809-e(1)(a),		[VTL §1809-c]	0		
				(b)]					
				Offenses	committed			Offenses on	
				-	on		or af		ter:
				or a 8/1/08	fter: 7/26/13			8/1/08	7/26/13
§1192 Misdemeanors	\$175	\$25	\$5	\$170	\$170	\$25		\$400	\$400
[VTL §1809(1)(b)(ii)]	\$175	\$43	ΦΟ	\$170	\$170	\$23		\$400	\$ 1 00
*** Cap on VTL Surcharges	Applies to th	ne M/S &							
C.V.A. Only									
§1192 (1) Infraction	\$55	\$5	\$5	\$170	\$170	\$25		\$260	\$260
[VTL §1809(1)(c)]			<u></u>	4.5.0				**-	***
All traffic infractions except	\$55	\$5	\$5	\$20	\$28	N/A		\$85	\$93
standing, parking, pedestrians and									
bicyclists – <i>Including A.U.O.</i> & <i>Reckless Driving</i> –									
[VTL §1809(1)(c)]									
Infractions pursuant to Article 9 of	\$25	\$5	\$5	\$20	\$28	N/A		\$55	\$63
the VTL	Ψ25	Ψ	Ψ2	Ψ20	Ψ20	1 1/11		ΨΟΟ	Ψ03
(Equipment Violations)									
[VTL §1809(1)(a)]									
Handicapped parking spaces						N/A	\$30	\$30	\$30
violations under VTL &/or local									
ordinances [VTL §1809-b]	Φ.5.5	4.7	Φ.5	#20	420	27/4	. 0.50	0107	01.12
Speeding in a Work Zone or	\$55	\$5	\$5	\$20	\$28	N/A	+\$50 in addition to	\$135	\$143
Restricted Highway in violation of VTL §§ 1180(d)(2), 1180-f							normal		
[VTL §1809-d(1)]							charges/fees		
VTL §1809-aa for							\$25 (eff.	\$0	\$25
· ·							7/26/13)		
violations of VTL §§ 1200,									
1201, 1202, in the amount									
of \$25 (eff. 7/26/13).									

*** Cap On Multiple VTL Offenses: -Excluding VTL §1192 misdemeanors-

Mandatory "Cap:" This "cap" consists of the mandatory surcharge and crime victim assistance fee only and the amount of same is determined by when the offense occurred. The additional fees and surcharges in the three columns that follow the mandatory surcharge and crime victim assistance fee columns are not subject to this cap and must be imposed without regard to the cap. When a defendant is convicted of 2 or more VTL offenses arising out of the same act, courts shall impose a mandatory surcharge and crime victim assistance fee for each such conviction; however, in no event shall the total amount imposed exceed:

\$100 (for offenses committed between November 11, 2003 and July 6, 2009)

\$180 (for offenses committed between July 7, 2009 and July 25, 2013)

\$196 (for offenses committed on or after July 26, 2013)

[VTL §1809(2)]

COMBINATIONS AND VARIATIONS

OFFENSE Multiple offenses, under different statutes, including a VTL offense(s) and at least one non-ECL or PRHPL offense(s).	SURCHARGE Where a M/S and C.V.A are imposed pursuant to PL §60.35(2), the court shall not impose a M.S. or C.V.A. on any VTL offense(s). The additional fees and surcharges in the additional columns are still required to be imposed.	AUTHORITY VTL § 1809(7)
Multiple offenses (<u>non-VTL</u> and <u>non-ECL/PRHPL</u>) with mutual elements or arising out of the same criminal transaction.	Courts shall impose the M/S and C.V.A for the offense with the highest criminal classification, and no other.	PL § 60.35(2)
Reparation or restitution made pursuant to PL § 60.27 if paid prior to or at the time of sentencing.	5% of entire restitution or reparation amount to an official or organization designated to receive payments.	PL § 60.27(8), CPL § 420.10(1) (7) & (8)
Mandatory surcharge for parking, stopping or standing in cities having a population of 100,000 or more.	There shall be levied, in addition to any other sentence, a mandatory surcharge of \$15.	VTL §1809-a
Additional Surcharge for VTL §1192 convictions.	There shall be levied, in addition to any sentence or other surcharge, an additional surcharge of \$25.	VTL §1809-c
When the registrant of the vehicle, rather than the operator, is convicted of VTL §	There shall be levied, in addition to any sentence or other surcharge, an	VTL §§ 385(20-a), 401(19-a)

additional surcharge of \$30

385(8)(9) or (10), or §401, and the non-registrant operator was served and the registrant did not respond to the original summons and court mail notice.

COMBINATIONS AND VARIATIONS (con't)

<u>Termination of Suspension Fee</u>: Effective July 6 2009, when a defendant's license has been suspended for failure to appear or failure to pay a fine penalty or mandatory surcharge, the suspension shall remain in effect until the defendant pays to the court a termination of suspension fee of \$70/per ticket. In no event may the aggregate of the fees imposed by an individual court for the termination of all suspensions that may be terminated as a result of the person's answers, appearances or payments made in cases pending before an individual court exceed \$400.

Please also note, for suspensions that occurred between October 1, 2003 and July 5, 2009, the termination of suspension fee was \$35/per ticket with a \$200 cap. For suspensions occurring prior to October 1, 2003, there is no required fee. It is the date DMV imposes the suspension that determines the amount of the fee required to be collected (if any).

<u>Sex Offender Registration Fee</u>: A person convicted of a sex offense as defined by subdivision 2 of section 168-a of the correction law or a sexually violent offense as defined by subdivision 3 of section 168-a of the correction law shall, in addition to a mandatory surcharge and crime victim assistance fee, pay a sex offender registration fee of \$50 and supplemental sex offender victim fee of \$1000.

<u>Youthful Offenders</u>: While a Youthful Offender, as defined by Article 720 of the Criminal Procedure Law, is still subject to the mandatory surcharge(s) issued pursuant to PL §60.35(10), subdivision 3 of section 60.02 of the Penal Law mandates that courts **SHALL NOT** impose the sex offender registration fee, the DNA databank fee or the supplemental sex offender victim fee as would otherwise be imposed pursuant to Penal Law §60.35(a)(iv),(v) and (b).