

RESTITUTION

Victim: _____

Date: _____

State vs. _____

Docket No. _____

We take special pride in doing all we can under the law to help crime victims. One of the things we can sometimes do is have the Court order restitution. If you are a crime victim you may have a right to restitution if the defendant is found guilty in your case. Restitution is repayment for any property loss or damage, as well as any medical expenses caused by the crime. We want to do all we can under the law to help you recover any financial loss. What we can do to help is limited by how much information you can provide. It is important that we have the correct amount of restitution along with all bills, receipts and/or estimates in order to insure that it's made a part of the Court's judgment in the event the defendant is convicted. If we do not get this information, we will have no choice but to conclude no restitution is owed.

Restitution is typically collected by the Tennessee Board of Probation and Parole. Requesting restitution doesn't necessarily mean it will be ordered or collected, but if restitution is not made a part of the Court's judgment it CANNOT be collected in Criminal Court. However, you may still file a civil law suit against the defendant through a private attorney, but that is something you would have to do on your own.

List your restitution below and attach ALL bills, receipts, and / or estimates:

- 1) Amount of medical bills NOT covered by insurance and represented by attached document:
\$_____ Briefly list injury: _____

- 2) Amount of stolen or damaged property NOT covered by insurance with attached documents:
\$_____ Briefly list damage: _____

- 3) Amount of other out of pocket expenses NOT covered by insurance with attached documents
\$_____

PLEASE COMPLETE THIS FORM AS SOON AS POSSIBLE AND RETURN BY EMAIL TO THE EMAIL LISTED BELOW.

Otherwise, the court will determine there is to be no restitution.