

## STATE OF IOWA, Plaintiff-Appellee, vs. JOHN WEST SICKELS, Defendant-Appellant.

2012 | Cited 0 times | Court of Appeals of Iowa | August 8, 2012

IN THE COURT OF APPEALS OF IOWA

No. 2-657 / 11-1006 Filed August 8, 2012

STATE OF IOWA, Plaintiff-Appellee,

vs.

JOHN WEST SICKELS, Defendant-Appellant.

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Appeal from the Iowa District Court for Polk County, Arthur E. Gamble,

Judge.

ruling ordering him to make

restitution to the Crime Victim Assistance Program. AFFIRMED.

David L. Brown and Alexander E. Wonio of Hansen, McClintock & Riley,

Des Moines, for appellant.

Thomas J. Miller, Attorney General, Martha E. Trout, Assistant Attorney

General, Patrick Jennings, Woodbury County Attorney, Tim Kenyon, Union

County Attorney, and Andrew Prosser, Woodbury Assistant County Attorney, for

appellee.

Considered by Eisenhauer, C.J., and Vaitheswaran and Doyle, JJ. DOYLE, J.

to make restitution to the Crime Victim Assistance Program (CVAP). He

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contends the court erred in finding the seventy-two hour reporting requirement to be eligible for CVAP compensation was properly waived. See Iowa Code § 915.84(2) (2007). Additionally, he argues the court computation for lost wages compensation was not supported by substantial evidence. After a thorough review and consideration of the recor s ruling without opinion. See Iowa R. App. P. 6.1203(a), (d). AFFIRMED.