E-Served: Apr 10 2023 2:12PM PDT Via Case Anywhere		
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Attorneys for Plaintiffs		
*Pro Hac Vice applications pending		
SUPERIOR COURT OF TH	IE STATE OF CALIFORNIA	
COUNTY OF LOS ANGE	LES, CENTRAL DISTRICT	
Phillip Urquidi, Daniel Martinez, Susana Perez, Terilyn Goldson, Gerardo Campos, and Arthur Lopez, on behalf of themselves and all other similarly situated, and Clergy and Laity United for Economic Justice ("CLUE"), Reverend Jennifer Gutierrez, Reverend Gary Williams, and Rabbi Aryeh Cohen, individually, Plaintiffs, vs.	 Case No. 22STCP04044 SECOND AMENDED CLASS ACTION COMPLAINT (1) Declaratory and Injunctive Relief (Cal Code Civ. Proc. §§ 526, 527, 1060) (2) Taxpayer Claim (Cal Code Civ. Proc. §526a) (3) Writ of Mandate (Cal. Code Civ. Proc §. 1085) JURY TRIAL DEMANDED 	
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	-1- DED COMPLAINT	

1 2 3 4 5 6	City of Los Angeles, Los Angeles County, Los Angeles County Sheriff's Department, Sheriff Robert Luna, Los Angeles Police Department, Chief Michel R. Moore, and Attorney General Rob Bonta, Defendants. Plaintiff/Petitioners Phillip Urquidi, Daniel Martinez, Susana Perez, Terilyn Goldson,	
7	Gerardo Campos, and Arthur Lopez individually and on behalf of all others similarly situated	
8	(collectively referred to as "class members"), and Clergy and Laity United for Economic Justice	
9	("CLUE"), Reverend Jennifer Gutierrez, Reverend Gary Williams, and Rabbi Aryeh Cohen, allege	
10	as follows:	
11	INTRODUCTION	
12	1. The California Supreme Court has squarely held that "[c]onditioning [pretrial]	
13	detention on the arrestee's financial resources, without ever assessing whether a defendant can	
14	meet those conditions or whether the state's interests could be met by less restrictive alternatives"	
15	is unconstitutional. <i>In re Humphrey</i> (2021) 11 Cal. 5th 135, 156. Yet, every day, Los Angeles	
16	County and the City of Los Angeles confine hundreds of people—people who have not been	
17	convicted of any crimes, are presumed innocent, and are not yet represented by counsel—in jail	
18	cells based on their inability to pay the arbitrary, pre-set amount of money required for their	
19	release. The dollar amount required to purchase their freedom is determined by a chart called a	
20	"bail schedule," which Defendants enforce against persons arrested within their jurisdictions.	
21	Plaintiffs bring this suit on their own behalf, and on behalf of those similarly situated, to put an	
22	end to Defendants' unconstitutional detainment of indigent arrestees pursuant to the bail schedule.	
23	2. Plaintiffs—Phillip Urquidi, Daniel Martinez, Susana Perez, Terilyn Goldson,	
24	Gerardo Campos, and Arthur Lopez ("Individual Plaintiffs")—are individuals arrested in the last	
25	five days who remain jailed because they are not able to pay the amount required under Los	
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	SECOND AMENDED COMPLAINT	

Angeles County's uniform money bail schedule.¹ The Individual Plaintiffs have not been to court,
have not been given a hearing, and have not been provided a lawyer. Nobody has inquired into the
Individual Plaintiffs' ability to pay the price of release listed on the bail schedule. If the Individual
Plaintiffs could pay, they would be free. But because they cannot access enough cash to pay the
County for their release, they have remained in jail for five days or more, and will remain in jail
until they are brought to court for a hearing before a judge. In Los Angeles County this first
hearing, called "arraignment," usually does not occur until days after arrest.

- 3. Throughout the County, the bail schedule sets the amount of secured money bail an
 individual must post to be freed from jail prior to arraignment. Secured bonds "require money to
 be posted with the court on the defendant's behalf prior to pretrial release"² By contrast,
 unsecured bonds do not require payment up front for release but instead allow immediate release
 upon a promise to pay the monetary amount if the person does not appear as required.³
- 4. The amounts set forth in the bail schedule are based only on the charge at arrest and
 a handful of possible enhancements for certain prior convictions or aggravating factors. Among
 those taken into custody post-arrest, only people who can afford to pay the full amount required by
 the bail schedule—or pay a nonrefundable "surety bond" to a commercial bail bonds company—
 are guaranteed prompt release.
- Many people who cannot pay money bail remain in jail. On any given night, people
 languish in jail cells throughout Los Angeles County because they lack the cash required to
 purchase their release. These individuals are not detained on the basis that they are too dangerous
 to release: the government would release them right away if they could pay. Rather, they are too
 poor. This is the class of people the Individual Plaintiffs seek to represent in this action.
- 23

 $||^3 Id.$

 ¹ The allegations regarding the Individual Plaintiffs accurately reflect their factual circumstances as of November 14, 2022, the date Plaintiffs filed this action. The Individual Plaintiffs have since been released from custody.

 ² Michael R. Jones, Unsecured Bonds: The As Effective and Most Efficient Pretrial Release
 System, Pretrial Justice Institute (2013), at p.7, available at chrome-

extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.nmcourts.gov/wp-

 ²⁷ content/uploads/2020/11/Unsecured_Bonds_The_As_Effective_and_Most_Efficient_Pretrial_Rel
 28 ease_Option_Jones_2013.pdf

1 6. Every single class member is presumed innocent, but nevertheless suffers the 2 harms of being jailed because of Defendants' unconstitutional policy. Class members are 3 separated from their children, parents, and other family members. They cannot pay their bills, go 4 to work or school, access treatment for their acute medical and mental health needs, care for 5 dependent loved ones and pets, or sleep in their own beds. Being jailed for even short periods of 6 time may cause them to lose their jobs, their housing, or custody of their children. They suffer all 7 the harms of confinement in a jail cell even though a large portion of them will never be formally charged with any crime, let alone convicted. In other words, class members remain jailed simply 8 9 because they cannot pay the amount required under the bail schedule. This policy has no place in 10 our legal system or our society.

11 7. Class members are also subjected to dangerous conditions in jail. Because they 12 cannot afford to pay, class members remain at constant risk of physical and sexual abuse in 13 County jails-an environment described by the U.S. Department of Justice as "dimly lit, vermininfested, noisy, unsanitary, cramped and crowded."⁴ People taken to the "Inmate Reception 14 15 Center" must sleep on the ground without blankets, on floors covered in garbage and urine, close 16 to clogged and overflowing toilets.⁵ Many receive no medical care.⁶ There have been reports that human beings living with mental illness are chained to benches for days, forced to urinate and 17 defecate on themselves.⁷ The conditions are so abhorrent that even the LA Sheriff's Department 18 19 ("LASD") has conceded they violate the U.S. Constitution.⁸

8. Class members are at risk of dying in custody. From 2012 to 2016, at least 102
people attempted suicide in LAPD jails and holding cells; 19 people died from suicide. According

- ⁴ Anthony Peck and Stephanie Jo Reagan, *Conclusions regarding mental health care and suicide* ⁴ Anthony Peck and Stephanie Jo Reagan, *Conclusions regarding mental health care and suicide* ⁴ Prevention practices at Los Angeles County Jails, Department of Justice, (June 4, 2014) at p. 3, available at https://californiahealthline.files.wordpress.com/2014/10/lajails_compltr_6-4-14.pdf.
 ⁵ Elizabeth Weill-Greenberg, "L.A. County's Jail Booking Center Has Become a 'Living Hell,' Detainees Say in Court Filing," The Appeal (September 13, 2022), available at
- 26 || https://theappeal.org/los-angeles-jail-inmate-reception-center-aclu/.
- $27 \left\| \begin{smallmatrix} 6 & Id. \\ 7 & Id. \end{smallmatrix} \right.$

²⁸ *Rutherford v. Block*, 75-cv-4111, Defendants' Response to Plaintiffs' Ex Parte Application for Temporary Restraining Order (C.D. Cal. Sept. 12, 2022, No. 337), at p. 1.

to the Office of the Inspector General, 55 people died in LASD custody in 2021. People die when
 jailed by LASD solely because of their inability to pay their money bail amount between arrest
 and arraignment—people including Lawrence McCurdy (\$500), Walter Couvrey (\$5,000), Jeffery
 Stebbins (\$20,000), David Geary (\$50,000), Hugh O'Donnell McNie (\$20,000), Terry Kubler
 (\$100,000), Luis Davalos (\$25,000), Rufino Paredes (\$35,000), Pedro Ucelo (\$5,000), and Kylo
 Lyons (\$30,000).

9. The Individual Plaintiffs bring this lawsuit on behalf of themselves and thousands
of other similarly situated people who are or will be locked up between arrest and arraignment
because they cannot pay the arbitrary amounts the Los Angeles County bail schedule requires. The
policy violates the Equal Protection and Due Process Clauses of the United States and California
Constitutions, which enshrine the fundamental principle that no one should be jailed just because
they cannot make a monetary payment.

13 10. Los Angeles County taxpayer dollars are used to fund this unlawful detention. The
14 County receives, and is thus able to spend, bail funds that are collected under the unlawful bail
15 schedule that are later forfeited. Plaintiffs CLUE Justice, Reverend Gary Williams, and Rabbi
16 Aryeh Cohen (together, the "Taxpayer Plaintiffs") seek to enjoin the expenditure of their tax
17 dollars to fund the unlawful detention of individuals who are unable to pay bail, and to enjoin the
18 expenditure of bail funds collected pursuant to this unconstitutional program.

19 11. By and through their attorneys and on behalf of themselves and all others similarly
20 situated, Plaintiffs seek an injunction and writ of mandate prohibiting Defendants from jailing
21 individuals between arrest and arraignment based solely on access to cash and a declaration that
22 any policy basing pre-arraignment release and detention decisions on a person's access to cash
23 violates the California and United States Constitutions.

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PARTIES

12. Plaintiff Phillip Urquidi is 25 years old and resides in Los Angeles County. He
brings this lawsuit on behalf of himself and a class of similarly situated people who are jailed
between arrest and arraignment due to their inability to pay the amounts required by the LA
County bail schedule.

Plaintiff Daniel Martinez is 39 years old and resides in Los Angeles County. He
 brings this lawsuit on behalf of himself and a class of similarly situated people who are jailed
 between arrest and arraignment due to their inability to pay the amounts required by the LA
 County bail schedule.

5 14. Plaintiff Susana Perez is 48 years old and resides in Los Angeles County. She
6 brings this lawsuit on behalf of herself and a class of similarly situated people who are jailed
7 between arrest and arraignment due to their inability to pay the amounts required by the LA
8 County bail schedule.

9 15. Plaintiff Terilyn Goldson is 37 years old and resides in Los Angeles County. She
10 brings this lawsuit on behalf of herself and a class of similarly situated people who are jailed
11 between arrest and arraignment due to their inability to pay the amounts required by the LA
12 County bail schedule.

13 16. Plaintiff Gerardo Campos is 26 years old and resides in Los Angeles County. He
14 brings this lawsuit on behalf of himself and a class of similarly situated people who are jailed
15 between arrest and arraignment due to their inability to pay the amounts required by the LA
16 County bail schedule.

17 17. Plaintiff Arthur Lopez is 58 years old and resides in Los Angeles County. He
18 brings this lawsuit on behalf of himself and a class of similarly situated people who are jailed
19 between arrest and arraignment due to their inability to pay the amounts required by the LA
20 County bail schedule.

18. Plaintiff Clergy and Laity United for Economic Justice ("CLUE") is a California
organization that educates, organizes, and mobilizes the faith community to accompany workers
and their families in their struggle for good jobs, dignity, and justice. CLUE and/or its members
are taxpayers within the meaning of California Civil Procedure Code § 526a. They bring this
lawsuit as a taxpayer with the goal of protecting Plaintiffs and the public by ending Defendants'
illegal and wasteful expenditure of public funds on their harmful and unconstitutional cash-based
jailing policy, including forfeited bail obtained pursuant to the unlawful bail schedule.

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19. Plaintiff Jennifer Gutierrez is an ordained United Methodist minister and serves as
 CLUE's executive director. Plaintiff Gutierrez is a taxpaying resident of Los Angeles County.
 Plaintiff Gutierrez brings this lawsuit as a taxpayer with the goal of protecting the Plaintiffs and
 the public by ending Defendants' illegal and wasteful expenditure of public funds on their harmful
 and unconstitutional cash-based jailing policy, including forfeited bail obtained pursuant to the
 unlawful bail schedule.

Plaintiff Reverend Gary B. Williams is the pastor of Saint Mark United Methodist
Church in Los Angeles, and serves as co-chair of CLUE's Board of Directors. Plaintiff Williams is
a taxpaying resident of Los Angeles County. Plaintiff Williams brings this lawsuit as a taxpayer
with the goal of protecting the Plaintiffs and the public by ending Defendants' illegal and wasteful
expenditure of public funds on their harmful and unconstitutional cash-based jailing policy,
including forfeited bail obtained pursuant to the unlawful bail schedule.

13 21. Plaintiff Rabbi Aryeh Cohen is a professor of rabbinic studies at the American
14 Jewish University, and serves as co-chair of CLUE's Black Jewish Justice Alliance. Plaintiff
15 Cohen is a taxpaying resident of Los Angeles County. Plaintiff Cohen brings this lawsuit as a
16 taxpayer with the goal of protecting Plaintiffs and the public by ending Defendants' illegal and
17 wasteful expenditure of public funds on their harmful and unconstitutional cash-based jailing
18 policy, including forfeited bail obtained pursuant to the unlawful bail schedule.

19 22. Defendant City of Los Angeles is a public entity organized and existing under the 20 laws of the State of California. Defendant City is responsible for the actions, omissions, policies, 21 procedures, practices, and customs of its various agents and agencies. Defendant City owns, 22 operates, manages, directs, and controls the Los Angeles Police Department, as well as its officers, 23 employees, and other personnel. At all times relevant to the facts alleged herein, Defendant City 24 was responsible for assuring that the actions, omissions, policies, procedures, practices, and 25 customs of its employees complied with the laws and the Constitutions of the United States and of the State of California. 26

27 23. Defendant Los Angeles Sheriff's Department ("LASD") is the largest arresting
28 agency in the County and operates the County's jails. At its facilities, including LASD stations

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and the Inmate Reception Center downtown, LASD jails individuals in its custody who are unable
 to pay the amount dictated by the bail schedule before their arraignments.

24. Defendant Robert Luna ("Luna") is the elected Sheriff of Los Angeles County. He is responsible for formulating, executing, and administering the laws, customs, and practices that comprise LASD's post-arrest release and detention policy. Specifically, Luna has charge of the county jails and those incarcerated by the County when they are unable to pay the predetermined sum required for their release. (Gov. Code § 26605.) LASD detains arrested individuals both at county jails and LASD stations. Defendant Luna is sued in his official capacity.

9 25. With jurisdiction over the City of Los Angeles, Defendant Los Angeles Police
10 Department ("LAPD") is the second-largest arresting agency in the County. Just like LASD, it
11 detains arrested individuals in its lock-ups—or transports them to LASD so that LASD may jail
12 them—before arraignment when they are unable to pay the predetermined sum required by the bail
13 schedule. (See Pen. Code § 1269b.)

26. Defendant Michel R. Moore ("Moore") is Chief of the Los Angeles Police
Department and is responsible for formulating, executing, and administering the laws, customs,
and practices that comprise LAPD's post-arrest release and detention policy. Defendant Moore is
sued in his official capacity.

18 27. The officers and employees of LASD and LAPD are authorized to accept money
19 bail, order the pre-arraignment release of an arrested individual, and set a time for each
20 individual's initial appearance in Superior Court. LASD and LAPD, by policy and practice, detain
21 people who are arrested, who are not released on a citation or on their own recognizance, and who
22 cannot pay the predetermined cash amount.

23 28. LASD and LAPD are aware of who is in their jails, including the basis for each
24 individual's detention, whether any is subject to any detainers or otherwise ineligible for pretrial
25 release, and the amount of money bail each must pay for immediate release. They therefore know
26 that the imposition of secured money bail results in systemic, cash-based detention, and that there
27 are people confined every night who would be released but for their inability to pay the cash
28 amount imposed under the LA County bail schedule.

29. Defendant County of Los Angeles is a local government entity organized and
 existing under the laws of the State of California. The County funds the operations of Defendants
 Sheriff and LASD, including their cash-based pre-arraignment jailing of class members. It does so
 knowing full well that Defendants Sheriff and LASD will use the County's funds to jail class
 members solely because they cannot access enough money. If the County did not fund the
 Sheriff's and LASD's constitutional violations, the Sheriff and LASD would be unable to carry
 them out.

8 30. Defendant Attorney General Rob Bonta is the chief law enforcement officer in the
9 State of California. He is charged with the enforcement of California's laws, including provisions
10 of the Penal Code. Defendant Bonta is sued in his official capacity.

11 31. The Attorney General has direct supervision over every county sheriff in the state,
12 including Sheriff Luna. Cal. Const. Art. V, § 13; Cal. Gov't Code § 12560.

32. The Attorney General also has direct supervision of county district attorneys and
may assist the district attorneys or take full charge of any investigation or prosecution. *See* Cal.
Gov't Code § 12550. The Attorney General has a duty to prosecute violations of law whenever, in
his opinion, that law "is not being adequately enforced in any county." Cal. Const. Art. V, § 13.
Such violations may be prosecuted either by county district attorneys or by the Attorney General
himself.

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JURISDICTION AND VENUE

33. The Court has jurisdiction over this matter pursuant to Code of Civil Procedure
Sections 526, 526a, 1060, and 1085.

34. Venue in this Court is proper because the causes of action alleged in this complaint
and petition occurred in the county of Los Angeles, where the parties are located.

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FACTUAL ALLEGATIONS		
A. Plaintiffs Are Detained in Jail Cells Because They Cannot Pay Predetermined Amounts of Money Required by the County Bail Schedule		
	1.	Phillip Urquidi
	35.	Plaintiff Phillip Urquidi lives in his pickup truck with his girlfriend. He works at a
tempo	orary st	affing agency every day for about \$500 per week.
	36.	Mr. Urquidi was arrested by LAPD at approximately 10:00 pm on Wednesday,
Nover	nber 9	, 2022, on a charge of vandalism causing damage of \$400 or more in violation of
Penal	Code	§ 594(b)(1).
	37.	Mr. Urquidi was taken to the LAPD Devonshire Police Station and was told by a
olice	office	r that he would be released the next morning (Thursday, November 10). Mr. Urquidi
vas n	ot relea	ased.
	38.	Mr. Urquidi was transferred to the LAPD Van Nuys jail where he remains in
ustoc	ly. For	his vandalism charge, Mr. Urquidi was informed by an LAPD officer that he is being
held on a \$20,000 bail. The money bail amount was set pursuant to the 2022 Felony Bail Schedule		
for Los Angeles County, which sets bail at \$20,000 for offenses carrying a maximum prison term		
of thre	ee year	rs. ⁹ No one asked Mr. Martinez if he could afford to pay this money bail amount.
	39.	Mr. Urquidi has not been assigned counsel and has not spoken with a judge.
	40.	The conditions at the jail are unsanitary. There are bed bugs everywhere and the
floors of the holding cell where Mr. Urquidi is being held are dirty. Those jailed are not allowed		holding cell where Mr. Urquidi is being held are dirty. Those jailed are not allowed
out fo	r fresh	air or exercise.
	41.	Since his arrest, Mr. Urquidi has lost access to his prescription medication; his
ailers	have 1	not asked him whether he takes medication.
	42.	On November 11, Mr. Urquidi called the bail deviation hotline and was told that
nis ca	se is a	"D.A. [district attorney] reject" and that he would soon be released because the
distric	t attori	ney did not plan to prosecute him. Mr. Urquidi has not been released.
⁹ Mr.	Urquid	li is also subject to a \$5,000 bail on an unrelated misdemeanor warrant.
		-10- SECOND AMENDED COMPLAINT

43. Because Mr. Urquidi remains in custody he has not been able to work and is at a
 risk of losing his job. His girlfriend, who he supports, is alone in the truck without money for gas.

3 44. Mr. Urquidi will not be arraigned until, at the soonest, Monday, November 14—
4 five days after his arrest.

45. Mr. Urquidi would pay the \$20,000 bail amount if he could, but lacks sufficient
funds. Had Mr. Urquidi been able to pay the full bail amount, he would have been immediately
released on this charge and could have had the full amount returned to him when his case was
discharged. Because he cannot, he is in jail.

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2. Daniel Martinez

46. Plaintiff Daniel Martinez has often been homeless and struggles to pay for housing.
Mr. Martinez currently lives with friends and supports himself by doing odd jobs, primarily
working with his hands. Mr. Martinez does not have any assets, a bank account, or any savings.
He has received food stamps recently and intends to apply again.

47. On Thursday November 10, 2022, Mr. Martinez was arrested by LAPD on a charge
of receiving stolen property in violation of Penal Code § 496. Mr. Martinez was taken to the
LAPD Foothill Police Station and then to the LAPD Van Nuys jail, where he remains in custody.
Mr. Martinez was informed that the bail for his charge was set at \$20,000. The money bail amount
was set pursuant to the 2022 Felony Bail Schedule for Los Angeles County, which sets bail at
\$20,000 for offenses carrying a maximum prison term of three years. No one asked Mr. Martinez
if he could afford to pay for his release.

48. Mr. Martinez has not seen a judge, been appointed counsel, or been told when he
might be arraigned.

49. Mr. Martinez had an interview for a full-time construction job paying \$17/hour
scheduled for Friday, November 11. He hoped this job would change his life and allow him to get
his own apartment. Because he was in jail due to his inability to pay his bail amount, he missed the
interview.

27 50. On November 12, Mr. Martinez called the bail deviation hotline and was told that
28 he did not qualify for a bail deviation.

- 51. Because Defendants usually do not bring individuals in custody to court until two
 business days after arrest or more, Mr. Martinez is not likely to be arraigned until, at the soonest,
 Tuesday, November 15—five days after his arrest.
- 4 52. Mr. Martinez would pay the \$20,000 bail amount if he could, but lacks sufficient
 5 funds to do so. Had Mr. Martinez been able to pay the full bail amount, he would have been
 6 immediately released on this charge and could have had the full amount returned to him when his
 7 case was discharged. Because he cannot, he is in jail.
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3. Susana Perez

9 53. Plaintiff Susana Perez is homeless and, for the past three years, has been living in a
10 van that she and her boyfriend share. Ms. Perez struggles to meet her basic needs. She relies on
11 welfare and receives support from her boyfriend.

54. On Wednesday, November 9, 2022, Ms. Perez was arrested by LAPD for
vandalism in violation of Penal Code § 594(b)(1). Ms. Perez was taken to the LAPD Van Nuys
jail, where she remains in custody. Ms. Perez was informed that the bail for her charge was set at
\$20,000. The money bail amount was set pursuant to the 2022 Felony Bail Schedule for Los
Angeles County, which sets bail at \$20,000 for offenses carrying a maximum prison term of three
years. No one asked Ms. Perez if she could afford to pay for her release.

18 55. Ms. Perez's family cannot afford to pay the \$20,000 bail amount. Nor could they
19 part with even a few hundred dollars to try to pay a bondsman to post her bail.

56. Ms. Perez's family is part of her life and they see each other every day. Being in
jail has kept Ms. Perez away from her family and her boyfriend. Ms. Perez has been working to
find stable housing and create a better life for herself. Being in jail has disrupted that goal.

23 57. Ms. Perez has not seen a judge, been appointed counsel, or been told when she
24 might be arraigned. Ms. Perez was not informed of the bail deviation program.

25 58. Ms. Perez will not be arraigned until, at the soonest, Monday, November 14—five
26 days after her arrest.

Solution 27
Solution 59. Ms. Perez would pay the \$20,000 bail amount if she could, but lacks sufficient
funds to do so. Had Ms. Perez been able to pay the full bail amount, she would have been

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1 immediately released on this charge and could have had the full amount returned to her when her
2 case was discharged. Because she cannot, she is in jail.

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4.

Terilyn Goldson

4 60. Plaintiff Terilyn Goldson has been living in the Los Angeles area for about 25
5 years.

6 61. Ms. Goldson graduated high school with good grades and worked as a paralegal for
7 years. Her life has grown difficult since then. She became homeless in June 2022 after being
8 evicted. Ms. Goldson relies on food stamps. She lived in a tent community for a time, but was
9 assaulted there. Before her arrest and jailing, she was referred to a shelter, which she hopes to
10 enter as soon as she is released.

62. On Wednesday, November 9, 2022, Ms. Goldson was arrested by LASD on a
charge of reckless evading under Vehicle Code § 2800.2. Ms. Goldson was taken first to the
Lakewood Sheriff's Station and then to LASD's Century Regional Detention Facility where she
remains in custody. Ms. Goldson was never informed of the reason for the arrest or of the charges
against her.

16 63. LASD never informed Ms. Goldson about the cash bail amount she had to pay to
17 be released. According to the LASD website, Ms. Goldson's bail is set at \$75,000. No one asked
18 Ms. Goldson if she could afford this money bail amount, which was set pursuant to the 2022
19 Felony Bail Schedule for Los Angeles County.

20 64. Ms. Goldson has not seen a judge, been appointed counsel, or been told when she
21 might be arraigned.

65. The conditions in the jail are not comfortable. Ms. Goldson is very cold. She is
unable to sleep because there are mentally ill individuals being detained in the jail who have been
screaming loudly.

25 66. Ms. Goldson was planning to see her children this week, but because she is in jail,
26 she cannot do so.

27 67. Ms. Goldson will not be arraigned until, at the soonest, Monday, November 14—
28 five days after her arrest.

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68. Ms. Goldson would pay the \$75,000 bail amount if she could, but lacks sufficient
 funds to do so. Had Ms. Goldson been able to pay the full bail amount, she would have been
 immediately released on this charge and could have had the full amount returned to her when her
 case was discharged. Because she cannot, she is in jail.

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5.

Gerardo Campos

6 69. Plaintiff Gerardo Campos was born in Granada Hills and has lived in the Los
7 Angeles area for most of his life.

8 70. Mr. Campos has not had a stable place to live since he was in middle school. He
9 relies on his friends to help him get by. They let him sleep in their cars, often for four or five days
10 at a time, before he moves on again. They also sometimes let him shower in their homes, often on
11 Sundays, because he is Catholic.

12 71. It is especially important to Mr. Campos to keep himself groomed so that society
13 will deem him acceptable. If he appears to be dirty or homeless, businesses do not want him in
14 their establishments and people do not treat him as well.

15 72. Mr. Campos recently tried to get into a shelter, but was turned away because there
16 were no available beds. He struggles to get enough food and water on a daily basis and to keep
17 himself clothed. He works construction as often as he can, but his work opportunities are unstable
18 and hard to predict.

19 73. On Wednesday, November 9, 2022, Mr. Campos was arrested by LAPD on a
20 charge of attempted robbery under Penal Code § 211. His bail was set at \$70,000 pursuant to the
21 bail schedule. He was taken to the LAPD Van Nuys jail, where he remains in custody.

74. Mr. Campos has not seen a judge or been appointed counsel. He has not been
interviewed by anyone about his ability to afford bail. He does not know who decided how much
bail he would have to pay to be released.

25 75. Mr. Campos will not be arraigned until, at the soonest, Monday, November 14—
26 five days after his arrest.

27 76. Mr. Campos would pay the \$70,000 bail amount if he could, but lacks sufficient
28 funds to do so. Had Mr. Campos been able to pay the full bail amount, he would have been

immediately released on this charge and could have had the full amount returned to him when his
 case was discharged. Because he cannot, he is in jail.

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6.

Arthur Lopez

4 77. Plaintiff Arthur Lopez has been living in the Los Angeles area his whole life. Mr.
5 Lopez lives in his car, which he parks near his workplace.

6 78. On Wednesday November 9, 2022, LASD arrested Mr. Lopez on a charge of
7 criminal threats under Penal Code 422(a). After arrest, Mr. Lopez was taken to the Temple
8 Sheriff's Station, where he remains in custody.

9 79. LASD never told Mr. Lopez the cash bail amount he had to pay to be released. The
10 LASD website shows that his bail is set at \$50,000. The money bail amount was set pursuant to
11 the 2022 Felony Bail Schedule for Los Angeles County. No one asked Mr. Lopez if he could
12 afford to pay for his release.

80. Mr. Lopez has been working as a security guard for over a year. He gets paid by the
hour and lives paycheck to paycheck. Because he is jailed, he is in danger of losing his work,
which is his only source of income, as well as his car, which is his home. When his car's
transmission died, he had to bring it to a mechanic for repairs and he still owes over \$600. If he
stays in jail any longer, the mechanic might put a lien on his car. And if he loses his job, he will
not be able to pay. Because he was jailed for days, Mr. Lopez might lose everything.

19 81. The conditions at the jail are very uncomfortable. Mr. Lopez sleeps on a thin
20 mattress on a concrete slab. He is constantly cold. When he sleeps, he pulls the hood of his
21 sweatshirt down over his head to get a little warmer.

82. Mr. Lopez has not seen a judge, been appointed counsel, or been told when he
might be arraigned. Mr. Lopez was not informed of any way he could be released from jail before
arraignment without paying bail.

25 83. At the earliest, Mr. Lopez will be arraigned on Monday, November 14—five days
26 after his arrest.

84. Mr. Lopez would pay the \$50,000 bail if he could, but lacks sufficient funds to do
so. Had Mr. Lopez been able to pay the full bail amount, he would have been immediately

released on this charge and could have had the full amount returned to him when his case was
 discharged. Because he cannot, he is in jail.

3 4 **B**.

Defendants' Cash-Based Bail System Detains Individuals Who Are Unable to Pay
 The Los Angeles County bail schedule is created and approved.

5 85. In most cases, Californians have a right to release on bail. (Cal. Const., art. 1, Sec.
6 12.) In Los Angeles County, when a person is taken into custody for most offenses, the person is
7 usually released pending arraignment if they pay cash bail.

8 86. The "uniform countywide schedule of bail" sets bail at certain amounts based on 9 the charge for which an individual is arrested pursuant to a warrantless arrest. (Pen. Code Sec. 10 1269b(b).) State law mandates that "the superior court judges in each county . . . prepare, adopt, 11 and annually revise" a bail schedule. (Pen. Code Sec. 1269b(c) & (e).) Once approved, the bail 12 schedules dictate the dollar amounts people arrested for certain charges must pay to post cash bail. The 2022 Bail Schedule for Infractions and Misdemeanors for Los Angeles County is attached 13 hereto as (Exhibit A.¹⁰) The 2022 Felony Bail Schedule for Los Angeles County is attached 14 hereto as (Exhibit B.¹¹) Collectively, the County's misdemeanor and felony bail schedules are 15 16 referred to herein simply as "the bail schedule."¹²

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2.

Defendants LASD and LAPD have custody of the majority of arrested individuals in LA County.

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 ²² ¹⁰See also Superior Court of California, County of Los Angeles, Bail Schedule for Infractions and Misdemeanors (2022),) available at chrome-

 ²³ extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.lacourt.org/division/criminal/pdf/mis
 ⁴ d.pdf

 ²⁴ ¹¹ See also Superior Court of California, County of Los Angeles, Felony Bail Schedule (2022),
 ²⁵ available at chrome-

²⁶ extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.lacourt.org/division/criminal/pdf/felo 26 ny.pdf

^{27 &}lt;sup>12</sup> The Individual Plaintiffs' pre-arraignment bail amounts were set pursuant to the 2022 bail schedules. Plaintiffs challenge the use of these bail schedules or other, future bail schedules

whereby Defendants detain arrested individuals on the basis of their inability to pay secured money bail.

1 88. The majority of individuals detained in Los Angeles County before arraignment are 2 held in LASD or LAPD custody and were arrested by LASD or LAPD in the first instance. 3 Collectively, LASD and LAPD make more than two-thirds of all arrests in the County. This 4 includes arrests made in unincorporated areas and cities that do not have their own police 5 departments and typically contract with LASD for various policing functions. Many of the 6 individuals arrested by other municipal police departments in the County are transferred to LASD 7 custody prior to arraignment.

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3.

Defendants release arrested individuals who can pay cash bail and continue to detain those who cannot.

89. Individuals arrested by LASD or LAPD are taken either to a lockup area at a patrol 10 station, or directly to a larger jail used by multiple stations. At this time they are either released 11 with a citation or booked into custody. Individuals booked into custody are not provided with 12 counsel until their arraignment. If they are booked into custody, individuals are given a booking 13 form.¹³ This form includes their booking charge(s) and specifies a cash bail required for their 14 release.¹⁴ The bail schedule—which does not account for the person's family or community ties, 15 life circumstances, personal commitments, or likelihood of appearing in court-typically dictates 16 the amount of bail that will be set.

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90. Both LASD and LAPD release the arrested individual if they pay the cash bail set by the bail schedule. LASD's procedures direct that "[u]pon posting . . . bail, the defendant or 19 arrested person shall be discharged from custody as to the offense on which the bail has been 20 posted."15 LAPD's procedures similarly direct that "Custody Services Division (CSD) personnel 21 receiving bail shall," after "[a]ccept[ing] the proper amount of bail as indicated on the Bail 22 Schedule," release the arrested individual.¹⁶ 23

- 91. The arrested person may go free by either paying the cash bail themselves or 24 paying a non-refundable fee to a commercial bail bond company to pay the cash bail for them. 25
- 26
- ¹³ LASD Manual of Policies and Procedures § 5-03/025.00 27 ¹⁴ *Id*.
- ¹⁵ LASD Manual of Policies and Procedures 5-03/090.10 28 ¹⁶ LAPD Manual 680.20
 - -17-

This fee is usually significant, and can amount to 10% of the cash bail amount. Whether
 themselves or through a bond company, if the arrested person is able to pay the cash bail, they can
 go free; if they cannot, they typically remain in jail.

4 92. If an individual cannot afford to pay the amount of money predetermined by the
5 schedule, it is the policy and practice of the LASD and LAPD to continue to jail that person.
6 Moreover, because indigent arrestees are not provided with representation until their arraignment,
7 such individuals are left without counsel during their pre-arraignment detention.

93. 8 While the County purports to maintain programs that would allow individuals to 9 avoid paying bail to secure their release-including the "Pretrial Risk Evaluation Program" 10 ("PREP") and a statutorily-mandated bail deviation program—those programs are largely deficient. On information and belief, only a tiny fraction of individuals are released from custody 11 12 through these programs. The PREP program assigns a score to an individual based on a statistical 13 "risk assessment." That risk assessment is based on objective criteria that affords no meaningful 14 opportunity for input from the arrested individual or their representatives. Nor does the risk 15 assessment consider less restrictive means of ensuring the individual appears in court, such as 16 court reminders or unsecured bail. The bail deviation program theoretically permits arrested 17 individuals or their representatives to advocate for a reduction or elimination of the required cash 18 bail payment. But, on information and belief, the bail deviation program is often unknown to 19 arrested individuals; in practice, the program is used by LASD and LAPD employees to increase 20 bail amounts. In fact, on information and belief, LAPD maintains policies encouraging employees 21 to seek bail *increases* through the bail deviation program.

- 94. Ultimately, LASD's and LAPD's enforcement of the bail schedule results in the
 automatic detention of those unable to pay for their release. The vast majority of people held under
 the bail schedule are held without any judicial inquiry into their ability to pay, any consideration
 of non-financial alternative conditions of release, any means of challenging the legality of their
 detention, or any meaningful opportunity to raise any of these issues to a judicial officer until they
 are brought to court for a hearing called an "arraignment."
- 28

1 2 4.

Arrested individuals who cannot pay cash bail are unconstitutionally detained for days prior to arraignment.

95. The majority of arrested individuals who cannot post the cash bail amount have no 3 hope of release until they are brought before a judicial officer at arraignment. Arraignment 4 typically does not occur until somewhere between two and five days after arrest. 5 96. On information and belief, arraignments are also frequently delayed because of the 6 high frequency of "miss-outs"-persons not brought to court for any logistical reason, with LASD 7 often asserting COVID as the ultimate cause. According to news reports, in recent months, 8 arraignment delays have become longer and more frequent because approximately forty-percent of 9 LASD buses, used to transport people from the jails to court, are broken down.¹⁷ Indeed, public 10 defenders and court staff recently reported a "big uptick" in the number of individuals who failed 11 to attend their court dates due to a "miss-out."¹⁸ 12 The Now-Abandoned Reforms to Los Angeles's Cash-Based Jailing Policy С. 13 97. Because of the COVID-19 pandemic, for two years cash bail was significantly 14 restricted. This caused a significant decrease in the number of individuals detained pretrial. 15 98. In March 2020, several weeks after the State of California declared a state of 16 emergency due to COVID-19's rapid spread, the Executive Committee of the Los Angeles County 17 Superior Court judges voted to set bail at \$0 for numerous misdemeanor and low-level felony 18 offenses, while retaining full cash bail for other offenses the Executive Committee deemed more 19 serious. The Executive Committed called this shift the Emergency Bail Schedule (EBS). The EBS 20 was intended to increase pretrial release, thereby decreasing the spread of COVID-19. By April 1, 21 the County jail pretrial population had dropped to 6,137 from 7,304 on January 2, 2020. 22 99. The Judicial Council of California soon passed a statewide EBS, which superseded 23 the Los Angeles County one. And then when the statewide EBS was rescinded in June 2020, the 24 25 26 ¹⁷ Emily Dugdale, Nearly 40% Of LASD Jail Buses Are Out Of Service, And Some Incarcerated People Are Missing Court Dates, LAist (Aug 23, 2022), available at 27 https://laist.com/news/criminal-justice/nearly-40-of-lasd-jail-buses-are-out-of-service-and-someincarcerated-people-are-missing-court-dates 28 18 *Id*. -19-SECOND AMENDED COMPLAINT

County passed its own second and then third EBS; these policies continued to mandate release on
 \$0 bail for many offenses.

3 100. In June 2022, the Executive Committee voted to rescind the third EBS and revert to
4 a fully cash bail system. Now that no EBS is in effect and Los Angeles County has reverted to a
5 fully cash-based system, the pretrial population has increased towards pre-pandemic levels, and
6 was at 6,672 as of November 11, 2022.

7 Independently of the EBS, LASD has for years implemented a policy of attempting 101. 8 to manage jail overcrowding by releasing people held on bail under a certain amount upon a 9 promise to appear, deeming those people to have been "cite released" without payment. This 10 policy does not impact individuals whose bail is set higher than that amount. And while it has resulted in the release of some arrested individuals without bail, it has not kept pretrial numbers 11 12 from rising after the EBS was rescinded in July. Indeed, in legal filings submitted earlier this year, 13 Defendants conceded that the rescission of the EBS has contributed to poor jail conditions and overcrowding.¹⁹ 14

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D. Defendants' Enforcement of a Cash-Based Pre-Arraignment Detention System Harms Individuals Who Cannot Buy Their Freedom

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102. Defendants' enforcement of the cash-based bail system unconstitutionally
differentiates between those who can buy their release from confinement and those who cannot.
18
This unconstitutional policy harms detained individuals, their families, and the public.

19 20

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103.

Defendants' enforcement of a cash-based detention system disrupts the lives of class members and their families.

Making release contingent on money creates unnecessary pretrial detention that has

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their jobs, lose their housing and shelter, destabilizes family relationships, and jeopardizes the

profound consequences for individuals and their families. Pretrial detention causes people to lose

- 24 welfare of children. When detained, individuals suffer the jail conditions and violence described
- 25 above, devastating their physical and mental health and, in some cases, leading them to die in jail.
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- 27

^{28 &}lt;sup>19</sup> *Rutherford v. Block*, 75-cv-4111, Defendants' Response to Plaintiffs' Ex Parte Application for Temporary Restraining Order (C.D. Cal., Sep. 12, 20022, No. 337), at p. 1.

1 104. Pretrial jailing damages the financial wellbeing of arrested people and their
 2 dependents. Researchers have found individuals detained in jail for just three days lose an average
 3 of \$29,000 over the course of their working-age life.²⁰

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2.

Defendants detain class members in unsanitary and overcrowded jails.

5 105. Class members are or will be jailed in overcrowded and unsanitary conditions
6 solely because they cannot access enough cash to secure their release.

106. Los Angeles County operates the largest and most costly jail system in the United
States. As of Friday, November 11, 2022 Los Angeles County jails confined 6,672 people. Even
under the County's own rating system, all but one of the County's jail facilities are overcrowded.
And, according to the California Board of State and Community Corrections, the County jail
system as a whole jails 38% more individuals than it is capable of containing.

12 107. The County and the Sheriff have already conceded in federal court that the bail
13 schedule contributes to unconstitutional levels of overcrowding and "lamentabl[e]" conditions.²¹
14 Among other things, people with serious mental illness have been handcuffed for 99 hours.²²

15 108. For years, the County has been aware of intolerable conditions in its overcrowded
16 jails, but it has failed to adequately remedy them. There is a documented history and practice of
17 physical and sexual abuse by jail guards, deaths and suicides in jail, and inadequate medical and
18 mental health care. Under the bail schedule, individuals are subjected to these conditions solely
19 because they cannot afford to escape them.

20 109. This state of affairs results in large part from Defendants' use of the bail schedules.
21 In 2009, in response to concerns within the County government about overcrowded jails, the Los
22 Angeles County Chief Executive Office contracted with the Vera Institute of Justice to analyze the

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26 content/uploads/2021/03/BPEASP21 Dobbie-Yang conf-draft.pdf

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 ²⁰ Will Dobbie & Crystal Yang, *The Economic Costs of Pretrial Detention*, Brookings Papers on
 Economic Activity, BPEA Conference Draft at 2 (March 25, 2021),) available at chromeextension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.brookings.edu/wp-

^{27 &}lt;sup>21</sup> *Rutherford v. Villanueva*, 75-cv-4111, Defendants' Response to Plaintiffs' Ex Parte Application for Temporary Restraining Order (Doc. 337, Sept. 12, 2022), at 1.

^{28 &}lt;sup>22</sup> ACLU, "My Son Was Handcuffed for 99 Hours": Abuse in the LA County Jail System, https://www.youtube.com/watch?v=X7RsqNqVWYM

1	factors influencing the size and characteristics of the County jail population. ²³ In 2011, Vera
2	presented its findings to the County CEO. One key finding is that "most detention decisions are
3	not based on an informed assessment of whether an individual poses a danger to society or is
4	likely to return to court. Instead, the decision is based on whether the arrestee has enough money
5	to meet bail." ²⁴ The same remains true under the bail schedules in place today.

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3. Class members suffer harms at every stage of their encounter with the criminal justice system.

Defendants' use of the bail schedule does not just harm class members via physical 110. detention. It also disadvantages class members in their criminal cases.

- 111. People arrested and held in LAPD or LASD custody are not appointed counsel until 10 arraignment. People who cannot afford cash bail usually cannot afford an attorney, and so they are 11 stuck both without the ability to pay for their own release and without counsel as they sit in custody.
- 12 13

112. People detained pretrial are often under tremendous pressure to plead guilty in 14 order to receive a plea bargain or sentence providing quick release. Decades of empirical research 15 have proven that—controlling for other factors, such as charges and criminal history—people 16 detained pretrial are more likely to suffer convictions, sentences of incarceration, and longer 17 sentences than people who are released. This means that two identically situated people, one of 18 whom is detained pretrial and one of whom is released pretrial, often have different case outcomes 19 because of the fact of detention alone. Just a few days of pretrial jailing lead to these life-altering 20 outcomes: in one recent study of 20,000 individuals, those released on the day of arrest had a 21 3.99% chance of incarceration, compared with 14.7% for those detained for 1-5 days.²⁵ Class 22 members suffer these adverse outcomes solely because of their inability to pay money bail. 23

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²³ Vera Institute of Justice, Los Angeles County Jail Overcrowding Reduction Project Final Report 26 i (September 2011).

²⁴ Id. at x. 27

²⁵ Johnson, B.D. & Larroulet, P. (2019). The "distance traveled": Investigating the downstream consequences of charge reductions for disparities in incarceration. Justice Quarterly 36(7), 1229-28 1257.

1 113. When an arrested individual unable to purchase release is finally brought to their 2 first court appearance for arraignment, Humphrey requires a review of whether secured financial 3 conditions of release are necessary. That review involves a variety of factors, including the 4 individual's ability to pay money bail, the likelihood that the individual will appear at trial, and the 5 adequacy of release conditions that will not result in detention. In practice, however, the bail 6 schedule is often applied mechanically. Scholars opine that because, in many cases in California, 7 "the main factor determining the bail amount set appear[s] to be the county bail schedule," the bail schedule often has the effect of determining the judge's later bail order in the case.²⁶ Because of 8 9 Defendants' policies, thousands of individuals-despite being presumed innocent of the offenses for which they have been accused—have been, are, or will be detained awaiting trial solely 10 11 because they cannot make a cash payment to secure release.

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4. Defendants' enforcement of the bail schedule harms the community at large.

114. Pretrial detention is so destabilizing that it leads to *increased* crime. When
compared to individuals released within 24 hours of arrest, low-risk individuals held for two to
three days after arrest are more likely to be arrested for another crime within two years. Compared
to similarly situated individuals released pretrial with the same charges, backgrounds, and
demographics, people jailed pretrial are more likely to be arrested in the future than people who
are released pretrial.

19 115. Compounding this harm are the unusually high bail amounts in Los Angeles
20 County. The median secured money bail amount in California (\$50,000) is more than five times
21 the median amount in the rest of the country (\$10,000).²⁷ In 2008, only 3% of arrested individuals
22 released pretrial were able to pay their full money bail amount.²⁸ An additional 18% were only
23 able to secure money bail through a "surety bond"—paying a high dollar, nonrefundable fee to a
24 bail bondsman.²⁹ This fee can be up to 10% of the amount on the bail schedule, which is not

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27 Public Policy Institute of California, Pretrial Detention and Jail Capacity in California, (2015).
 28 Vera Institute of Justice, Los Angeles County Jail Overcrowding Reduction Project Final

 $\begin{array}{c|c} 28 & \text{Report, (September 2011).} \\ & ^{29} \text{ Ibid.} \end{array}$

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 ²⁶ Christine S. Scott-Hayward & Sarah Ottone, *Punishing Poverty*, Essay, Stanford Law Review
 ²⁶ (April 2018), available at https://www.stanfordlawreview.org/online/punishing-poverty/

1 returned to the arrested person regardless of whether they are convicted or even charged, and even 2 if they do not miss a single court appearance.

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E.

The Bail Schedule Is Not the Least Restrictive Means to Secure Court Attendance or **Ensure Public Safety and Serves No Compelling Government Interest At All**

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People arrested for an alleged crime have a fundamental right to pretrial bodily 116. liberty that cannot be infringed solely because they cannot make a monetary payment. They also have an equal protection and due process right to be free from what the California Supreme Court has termed "wealth-based detention." Because Defendants' enforcement of an automatic bail schedule infringes on these fundamental rights, it is unconstitutional unless the government can prove that it is the least restrictive means to advance a compelling governmental interest.

117. The government's policy of jailing people pursuant to the bail schedule is not the 11 least restrictive means to advance any compelling interest. In fact, it does not further any such goal 12 at all.

- 13 118. The purposes of imposing conditions on pre-arraignment release are to reasonably 14 assure a person's appearance in court and to promote public safety. The current system of 15 automatically requiring secured (up-front) money bail prior to arraignment does not serve either 16 purpose. It simply discriminates against the poor.
- 17

The theory underlying secured money bail is that leaving money with the court, to 119. 18 be returned at the conclusion of the case, incentivizes appearance. But requiring a payment higher 19 than a person can afford creates no incentive to appear in court following release—it simply takes 20 the opportunity for release off the table altogether, undermining bail's lawful purpose.

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120. Many people released on bail pay a non-refundable fee to commercial bail bond companies. Even if they later appear in court (or if a case is never filed), no money is returned to them. There is therefore no significant incentive: the money paid to the company is irrelevant to ensuring appearance.

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121. In practice, then, posting secured money bail does not incentivize *anyone* to ensure the person's appearance. Yet it results in pretrial jailing and deepens the poverty of the County's 27 most vulnerable residents.

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1 122. Government officials have acknowledged that secured money bail does not increase 2 public safety. Under California law, a person who posts money bail does not forfeit that bail if they are arrested for a new crime.³⁰ Posting cash bail therefore provides limited incentives against 3 engaging in criminal activity in the period following arrest. As a federal judge has explained, "the 4 bail the person posts does nothing to incentivize him not to commit crimes."³¹ The California 5 6 Court of Appeal has likewise concluded, "[m]oney bail . . . has no logical connection to protection of the public."³² And the California Attorney General has agreed: "the amount of any money 7 8 bail . . . bears no rational relationship to protecting public safety."³³ 9 123. Unsurprisingly, the empirical evidence shows no relationship between requiring

secured money bail as a condition of release and individuals' rates of appearance in court or rearrest on bond.³⁴

12 124. The empirical evidence from other U.S. jurisdictions shows that using non13 financial alternative conditions of release leads to significantly higher rates of court appearance
14 and significantly lower rates of new criminal activity than release on secured financial conditions.
15 These practices include the use of unsecured bonds (which do not require up-front payment);
16 simple phone and text message court date reminders; and rides to court for those without
17 transportation or a stable address. For instance, empirical evidence shows that an unsecured

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³⁰ Pen. Code § 1305.

²⁰ ³² *In re Humphrey*, 19 Cal.App.5th 1006, 1029 (2018), *aff'd*, *In re Humphrey*, 11 Cal.5th 135 (2021) ("Money bail, however, has no logical connection to protection of the public, as bail is not

21 (2021) ("Money bail, however, has no logical connection to protection of the public, as bail is not forfeited upon commission of additional crimes. Money bail will protect the public only as an

22 incidental effect of the defendant being detained due to his or her inability to pay, and this effect will not consistently serve a protective purpose, as a wealthy defendant will be released despite his

at p. 4.

 ¹⁹
 ³¹ Reem v. Hennessy, 17-cv-6628-CRB (U.S. Dist., N.D. Ca.l., Dec. 21, 20170, 2017 WL 6539760
 ^{at *3.}

arr in the consistently serve a protective purpose, as a weating acronation will be released despite instant or her dangerousness while an indigent defendant who poses minimal risk of harm to others will be jailed.")

²⁴ ³³Amicus Curiae Brief of Attorney General Xavier Becerra, 2018 WL 4941980 at *15, *In re*

²⁵ *Humphrey*, 11 Cal.5th 135 (2021) ("[T]he Attorney General agrees with the parties that the amount of any money bail currently bears no rational relationship to protecting public safety.").

²⁶³⁴ Arpit Gupta, Christopher Hansman, & Ethan Frenchman, *The Heavy Costs of High Bail: Evidence from Judge Randomization* (May 2, 2016) at p. 5, available at

http://www.columbia.edu/~cjh2182/GuptaHansmanFrenchman.pdf ("We find no evidence that
 money bail increases the probability of appearance."); Wheeler & Fry, Report #1, *supra* note 11,

bond—in which the person signs a bond agreeing to forfeit the amount promised if the person fails
 to appear—is just as effective or *more* effective in securing court appearance as secured financial
 conditions of release.³⁵

4 125. In sum, there is no evidence that secured money bail is as effective—let alone *more*5 effective—than alternatives.

6

CLASS ACTION ALLEGATIONS

7 126. Individual Plaintiffs Phillip Urquidi, Daniel Martinez, Susana Perez, Terilyn
8 Goldson, Gerardo Campos, and Arthur Lopez bring this action on behalf of themselves and on
9 behalf of all others similarly situated.

10 127. Plaintiffs seek certification of the following class: All pre-arraignment arrested individuals (i) who are or will be in the custody of the Los Angeles County Sheriff's Department 11 12 or the Los Angeles Police Department; (ii) whose bail amount for the alleged offense for which 13 they were arrested is determined by the Felony Bail Schedule or Infractions and Misdemeanors 14 Bail Schedule as established by the Superior Court of California, County of Los Angeles; and 15 (iii) who remain or will remain in custody because they cannot afford to pay that set bail amount. 16 128. Plaintiffs reserve the right under California Rule of Court 3.765(b) and other

applicable laws to amend or modify the class definition with respect to issues or in any otherways.

19 129. This action is brought and may properly be maintained as a class action pursuant to
20 California Code of Civil Procedure section 382. Certification is appropriate because this action
21 satisfies the numerosity, commonality, typicality, and adequacy requirements and because
22 Defendants have acted on grounds that apply generally to the class, so that final injunctive and
23 declaratory relief is appropriate respecting the class as a whole.

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28 content/uploads/2020/11/Unsecured_Bonds_The_As_Effective_and_Most_Efficient_Pretrial_Rel ease_Option_Jones_2013.pdf.

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 ³⁵ Michael R. Jones, Unsecured Bonds: The As Effective and Most Efficient Pretrial Release
 System, Pretrial Justice Institute (2013) available at chrome-

130. A class action is a superior means, and the only practicable means, by which the 2 Plaintiffs and class members may challenge Defendants' unlawful cash-based detention scheme.

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3 131. *Numerosity:* Class members are so numerous that joinder is impracticable. On any 4 given day, Defendants detain hundreds of individuals pre-arraignment. Arrested individuals who 5 cannot pay cash bail for immediate release remain in jail. The number of current and future 6 individuals subject to this policy, if it is not enjoined, is well into the thousands.

7 132. Commonality and Predominance: This action involves common questions of law 8 and fact arising from one set of policies and practices: Defendants' cash-based post-arrest 9 detention scheme. These questions predominate over any questions that affect only individual members of the class. These common legal and factual questions include, but are not limited to, 10 the following: 11

12	a.	Do Defendants have a policy and practice of requiring individuals to pay	
13		predetermined secured amounts of money for post-arrest release before any	
14		hearing before a judicial officer?	

15 b. Do Defendants have a policy and practice of immediately releasing arrested 16 individuals who can access enough cash to pay the amount on the bail 17 schedule?

18 Do Defendants detain, for any amount of time, arrested individuals solely c. 19 because they cannot pay the predetermined monetary amount on the bail schedule? 20

21 d. Do the equal protection and due process guarantees of the California 22 Constitution prohibit Defendants from jailing arrested individuals solely 23 because they cannot pay cash bail?

Do the equal protection and due process guarantees of the California 24 e. 25 Constitution prohibit Defendants from automatically imposing financial 26 conditions on release post-arrest—without any inquiry into and findings 27 concerning ability to pay and without any consideration of non-financial 28 alternatives?

Typicality: The Individual Plaintiffs' claims are typical of the claims of the class
 members because, *inter alia*, all class members have been confined in jail because they could not
 afford the bail schedule's predetermined price of release. The Individual Plaintiffs' claims are
 typical of the class's claims because their claims arise from the same policies, practices, and
 courses of conduct and rely on the same legal theories. If an Individual Plaintiff proves that
 Defendants' policies and practices concerning cash-based post-arrest detention violate their
 constitutional rights, that ruling will likewise benefit every other class member.

8 134. Adequacy: The Individual Plaintiffs will fairly and adequately protect the interests 9 of the members of the class because their interests are entirely aligned with the interests of the 10 other class members. The Individual Plaintiffs have retained counsel experienced in litigating complex matters in state court, and who have experience in and extensive knowledge of the 11 12 relevant constitutional and statutory law. The Individual Plaintiffs intend to prosecute this action 13 vigorously. The Individual Plaintiffs have no antagonistic or adverse interest to those of the class. 14 There are no known conflicts of interest among class members, all of whom have a similar interest 15 in vindicating their constitutional rights in the face of Defendants' pay-for-freedom system.

16 135. Superiority: A class action is superior to other available means for the fair and 17 efficient adjudication of the claims of the class and it would beneficial for the parties and the 18 Court. Class action treatment will allow the simultaneous and efficient prosecution of class 19 members' common claims in a single forum. Prosecutions of individual actions are likely to be 20 economically impractical for individual members of the class. In addition, prosecuting this action 21 as a class will alleviate the burden of multiple lawsuits that would otherwise face the Court and the 22 parties. Moreover, class litigation prevents the potential for inconsistent or contradictory 23 judgments raised by individual litigation.

136. C.C.P. § 382: The proposed class meets all of the requirements of Code of Civil
Procedure Section 382. There is a readily ascertainable class comprised of individual who have
been incarcerated in Defendants' jails solely because of their inability to pay bail. Defendants have
acted on grounds generally applicable to the class through their policy and practice of enforcing
their cash-based detention scheme, such that common questions of law and fact predominate over

-28

1	questions affecting individual class members. The Individual Plaintiffs, all of whom were detained		
2	because they could not afford their release, have claims typical of the class and can adequately		
3	represent the class. Declaratory and injunctive relief would apply in the same manner to every		
4	class member. Further, class action treatment is superior to individual litigation, and will benefit		
5	the Court and the parties by streamlining litigation and permitting class members, who may		
6	otherwise lack the means to bring individual claims, to obtain relief. Thus, class certification is		
7	appropriate and necessary.		
8	CLAIMS FOR RELIEF		
9 10	Jailing Them Because They Cannot Pay the Monetary Amount Required by the Bail		
11	The Individual Plaintiffs and Class Against All Defendants		
12	(Cal. Const. art. I, § 7; art. IV, § 16; C.C.P. §§ 526, 527, 1060)		
12	137. The Individual Plaintiffs incorporate by reference the allegations in paragraphs 1 to		
14	136.		
15	138. The California Constitution's guarantees of due process (art. I, § 7(a)), equal		
16	protection of the laws (art. I, § 7(a)), privileges and immunities on the same terms to all citizens		
17	(art. I, § 7(b)), and uniformity in the operation of laws (art. IV, § 16) each prohibit jailing a person		
18	solely because of their inability to make a monetary payment. Defendants violate the rights of the		
19	Individual Plaintiffs and class under the California Constitution by enforcing against them a		
20	system of cash-based detention that keeps them in jail solely because they cannot pay an arbitrary		
21	amount set by a predetermined written policy.		
22	139. The Individual Plaintiffs and class are entitled to declaratory and injunctive relief.		
23	Count Two: Defendants' Unconstitutional Cash-Based Detention Policy Is an Illegal Expenditure and Waste of Public Funds		
24 25	The Taxpayer Plaintiffs Against Defendants City, County, LASD, Sheriff Luna, LAPD, and		
26	(U.S. Const. amend. XIV, § 1; Cal. Const. art. I, § 7; Cal. Const. art. IV, § 16; C.C.P. § 526a)		
27	140. The Taxpayer Plaintiffs incorporate by reference the allegations in paragraphs 1		
28	through 139.		

1	141. The Taxpayer Plaintiffs reside in the City and County of Los Angeles. The		
2	Taxpayer Plaintiffs have been assessed to pay taxes such as sales and other taxes in the City of		
3	Los Angeles and in Los Angeles County, and have paid taxes to the City and County of Los		
4	Angeles in the year preceding the filing of this action.		
5	142. Defendants' policy of jailing individuals who cannot pay the monetary amount		
6	required by the bail schedule is illegal under the due process and equal protection guarantees of		
7	the United States and California Constitutions. By enforcing the bail schedule and jailing those		
8	who cannot pay as it requires, Defendants City, LAPD, Chief Moore, County, Sheriff Luna, and		
9	LASD are engaged in an illegal expenditure and waste of, and cause of injury to, public funds and		
10	property.		
11	143. The Taxpayer Plaintiffs have an interest in enjoining the unlawful expenditure of		
12	tax and other government funds. Pursuant to California Code of Civil Procedure § 526a and this		
13	Court's equitable power, the Taxpayer Plaintiffs seek declaratory and injunctive relief to prevent		
14	continued harm and to protect Plaintiffs and the public from Defendants' unlawful policies and		
15	practices as alleged herein.		
16 17	Count Three: Mandamus on Behalf of the Individual Plaintiffs and Class – The Court Should Compel Defendants to Perform Their Statutory Duties in Compliance with the California Constitution		
18	Chief Moore		
19	(Cal. Const. art. I, § 7; Cal. Const. art. IV, § 16; C.C.P. § 1085)		
20	144. Plaintiffs incorporate by reference the allegations in paragraphs 1 through 143.		
21	145. Defendants have a duty to obey the California Constitution, including its		
22 23	guarantees of due process and equal protection. They violate this duty when they enforce a bail		
23	schedule imposing secured financial conditions and jail those who cannot pay as it requires.		
24	146. Defendants City, LASD, Sheriff Luna, LAPD, and Chief Moore have a clear,		
23	mandatory statutory duty to keep in their custody those who are unable to satisfy the requirements		
27	of the bail schedule and are not otherwise eligible for release (see Pen. Code §§ 849, 1269b(a)-(b))		
28	and a corollary duty to not perform the duty in violation of law. Because the bail schedule		
	-30-		
	SECOND AMENDED COMPLAINT		
I			

unconstitutionally imposes secured money bail as a condition of release, these Defendants'
 discharge of their statutory duty violates individuals' constitutional rights.

3 147. The Individual Plaintiffs and class are beneficially interested in these Defendants'
4 compliance with this duty. They also have public interest and citizen standing because this lawsuit
5 involves a question of public right and seeks to enforce public duties.

6 148. Defendants' failure to obey the California Constitution and to execute their
7 statutory duty in compliance with it must be remedied. Petitioners have no plain, speedy, and
8 adequate remedy in the ordinary course of law.

- 9 149. In light of Defendants' constitutional and statutory duties, the Individual Plaintiffs
 10 and class are entitled to a peremptory writ of mandate prohibiting Defendants City, LASD, Sheriff
 11 Luna, LAPD, and Chief Moore from jailing individuals who cannot pay as it requires.
- Count Four: Mandamus on Behalf of the Taxpayer Plaintiffs The Court Should Compel Defendants to Perform Their Duty to Follow the United States and California Constitutions
 The Taxpayer Plaintiffs Against Defendants City, LASD, Sheriff Luna, LAPD, and Chief
 - The Taxpayer Plaintiffs Against Defendants City, LASD, Sheriff Luna, LAPD, and Chief Moore
- 15 || (U.S. Const. amend. XIV, § 1; Cal. Const. art. I, § 7; Cal. Const. art. IV, § 16; C.C.P. § 1085)
 - 150. Plaintiffs incorporate by reference the allegations in paragraphs 1 through 149.
 - 151. Defendants have the duty to obey both the United States and California

18 Constitutions, including their guarantees of due process and equal protection. They violate this

19 duty when they jail individuals who cannot pay the secured money bail amounts required by the

20 Los Angeles County bail schedule prior to arraignment.

- 21 152. Defendants City, LASD, Sheriff Luna, LAPD, and Chief Moore have a clear,
 22 mandatory statutory duty to keep in their custody those who are unable to satisfy the requirements
 23 of the bail schedule and are not otherwise eligible for release, (*see* Pen. Code §§ 849, 1269b(a)24 (b),) and a corollary duty to *not* perform the duty in violation of law. Because the bail schedule
 25 unconstitutionally imposes secured money bail as a condition of release, these Defendants'
 - 26 discharge of their statutory duty violates individuals' constitutional rights.
 - 27

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1	153. The Taxpayer Plaintiffs have public interest and citizen standing because this		
2	lawsuit involves a question of public right and seeks to enforce public duties. The Taxpayer		
3	Plaintiffs have no plain, speedy, and adequate remedy in the ordinary course of law.		
4	154. In light of Defendants' constitutional and statutory duties, Taxpayer Plaintiffs are		
5	entitled to a peremptory writ of mandate prohibiting Defendants City, LASD, Sheriff Luna,		
6	LAPD, and Chief Moore from jailing individuals who cannot pay as it requires.		
7	PRAYER FOR RELIEF		
8	WHEREFORE, Plaintiffs and the other class members request that this Court issue the		
9	following relief:		
10	a. A declaration that Defendants violate the Individual Plaintiffs' and class members'		
11	constitutional rights by confining them in jail after arrest and before arraignment solely because		
12	2 they cannot make a monetary payment;		
13	b. A temporary restraining order, on behalf of the Individual Plaintiffs, releasing them		
14	from custody, and a preliminary injunction on behalf of the class of similarly situated people they		
15	represent enjoining Defendants from detaining any individuals solely because they cannot pay		
16	cash bail as a condition of pre-arraignment release;		
17	c. A preliminary and permanent injunction, on behalf of the Taxpayer Plaintiffs,		
18	preventing the use of taxpayer dollars to fund the enforcement of the bail schedule and the		
19	expenditure of forfeited bail funds collected pursuant to the practice of holding individuals who		
20	cannot afford to pay cash bail as a condition of pre-arraignment release;		
21	d. A writ of mandate and permanent injunction prohibiting Defendants from jailing		
22	2 individuals prior to arraignment solely because they cannot pay a secured money bail amount;		
23	f. An award to Plaintiffs for their expenses, costs, fees, and other disbursements		
24	associated with the filing and maintenance of this action, including reasonable attorneys' fees and		
25	costs pursuant to California Code of Civil Procedure section 1021.5 and any other applicable		
26	provision of law; and		
27	g. Any other relief in equity or law that the Court determines is just and proper.		
28	h. Petitioners also demand a jury trial on any issues so triable.		
	-32-		
	SECOND AMENDED COMPLAINT		

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2	DATED: April 10, 2023	Respectfully Submitted,
3		MUNGER, TOLLES & OLSON
4		HADSELL STORMER RENICK & DAI LLP SCHONBRUN SEPLOW HARRIS HOFFMAN & ZELDES
5		CIVIL RIGHTS CORPS PUBLIC JUSTICE
6		
7		
8 9		By: <u>/s/ Brad D. Brian</u> BRAD D. BRIAN Munger, Tolles & Olson
10		Attorneys for Plaintiffs
11		
12		By: /s/ Salil H. Dudani
13		SALIL H. DUDANI Civil Rights Corps.
14		Attorneys for Plaintiffs
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		SECOND AMENDED COMPLAINT

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	SECOND AMI	ENDED COMPLAINT

VERIFICATION		
STATE OF CALIFORNIA, COUNTY OF LOS ANGELES		
I declare the facts alleged are true to my own personal knowledge, except as to matters		
stated in the Individual Plaintiffs' declarations, and as to those matters, which were verified in		
Plaintiffs' First Amended Complaint, I believe them to be true. I further declare that the relatively		
short length of time in which Plaintiffs were required to amend their complaint, as well as the		
demands of the ongoing proceedings related to Plaintiffs' Motion for Preliminary Injunction,		
prevented Plaintiffs' counsel from obtaining verifications from Individual Plaintiffs.		
I declare under nonality of nonium, under the laws of the State of California that the		
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.		
Executed on <u>April 10, 2023</u> at <u>Los Angeles</u> , California.		
t. T		
\star		
Salil H. Dudani		
-35-		
SECOND AMENDED COMPLAINT		

Exhibit A

2022

BAIL SCHEDULE for INFRACTIONS and MISDEMEANORS



SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES

Copies or interim amendments can be obtained at http://www.lasuperiorcourt.org

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BAIL SCHEDULE FOR INFRACTIONS AND MISDEMEANORS

GENERAL PROVISIONS

Uniform Bail Codes

The following state codes have a single bail amount for all **misdemeanor** offenses within that code:

Code	UNIFORM BAIL
Civil Code	\$250
Code of Civil Procedure	\$250
Education Code	\$250
Election Code	\$250
Financial Code	\$250
Food and Agricultural Code	\$500
Government Code	\$250
Insurance Code	\$250
Labor Code	\$250
Public Utilities Code	\$1,000
Revenue and Taxation Code	\$250
Streets and Highways Code	\$100
Unemployment Insurance Code	\$250

Unlisted Misdemeanors

For all offenses chargeable as straight misdemeanors under state statutes or municipal or agency ordinances, for which there is no uniform bail and which are not otherwise provided for in this schedule, including unlisted subdivisions, the bail is **\$500**, except that if the minimum fine for the offense (not including any penalty assessments) is greater than **\$500**, then the bail is the amount of the minimum fine.

For all offenses chargeable either as a felony or a misdemeanor ("wobblers") for which there is no uniform bail and which are not otherwise provided for in this schedule, the bail is **\$750** (not including any penalty assessments), except that if the minimum fine is greater than **\$750**, then the bail is the amount of the minimum fine.

All violations of County ordinances constituting misdemeanors for which no provision is made in this schedule shall have bail of **\$250**. All misdemeanor violations of the California Code of Regulations for which no provision is made shall have bail of **\$125**, except that if the minimum fine for the offense (not including any penalty assessments) is greater than **\$125**, then the bail is the amount of the minimum fine.

Unlisted Infractions

For all violations of state statutes, provisions of the California Code of Regulations or county, municipal and agency ordinances constituting infractions, which are not otherwise provided for in this schedule or in any other bail schedule approved by the Los Angeles Superior Court, including unlisted subdivisions, the bail is **\$35**, except that if the minimum fine is greater than **\$35**, the bail shall be the amount of the minimum fine.

GENERAL PROVISIONS (continued)

Use of this Bail Schedule

The purpose of this bail schedule is to fix an amount upon which a person who is arrested without a warrant may be released from custody prior to appearance in court. At and after the defendant's first appearance, pursuant to Penal Code section 1269b(b), the amount of bail, if any is allowed, shall lie with the sound discretion of the judicial officer before whom the defendant appeared, and may be greater or less than the amount set forth in this schedule, subject to the provisions of Penal Code section 1275. This schedule may also be used by a magistrate in fixing bail pursuant to Penal Code section 815a at the time an arrest warrant is issued, the amount of which lies with the sound discretion of the magistrate.

When a defendant is booked for or charged with two or more misdemeanor offenses, bail shall be the amount computed under this schedule for the charge having the highest bail except where the offenses are committed against separate victims or on separate dates.

Penalties and Assessments

"P." designates the state penalty, county penalty or any additional penalty required by law. When an offense listed in this schedule requires a court appearance ("Ct."), the assessment shall not be added to the bail amount. Upon conviction, however, the assessment shall be added to the fine imposed.

An additional penalty of **\$29** shall be levied upon every **\$10**, or part of \$10, upon every fine, penalty, or forfeiture imposed by and collected by the court for criminal offenses. The additional penalty is calculated as follows:

•	State penalty required by PC § 1464	\$1	10	
•	County penalty required by GC § 76000(e)	\$	7	
•	State court construction penalty required by GC § 70372(a)	\$	5	
•	DNA Identification Fund penalty required by GC §§ 76104.6 and 76104.7	\$	5	
•	Emergency medical services penalty required by GC § 76000.5	\$	2	

Penal Code § 1464(b) provides that in the case of multiple offenses, the amount of "additional penalties" is to be determined by the total base bail or fine for all offenses cited, and if the fine or base bail is suspended in whole or part, the "additional penalties" shall be reduced in proportion to the amount of suspension.

In addition to the penalty calculated above, Penal Code § 1465.7(a) requires imposition on criminal offenses of a state surcharge equal to **20** percent of the base fine used to calculate the state penalty assessment as specified in Penal Code § 1464(a).

Penal Code § 1465.8 requires imposition of an additional assessment of **\$40** for court operations on every conviction for a criminal offense, including a traffic offense, except parking offenses as defined in Penal Code § 1463(i).

Government Code § 70373 requires the imposition of a conviction assessment, on every conviction for a criminal offense, including a traffic offense, in the amount of **\$30** for each misdemeanor and **\$35** for each infraction.

For additional penalties and fees relating to Vehicle Code violations see page 25.

Abbreviations

"Ct." designates "court appearance." "I" designates "infraction." "M" designates "misdemeanor." "P." designates "penalty." See above for further information on penalties.

Footnotes

Footnotes are at the end of the document. Unless otherwise specified, a footnote applies to every bail indicated for a section.

BUSINESS AND PROFESSIONS CODE

	SECTION	DESCRIPTION	Bail (IN DOLLARS)	Р
М	3660(a,b)	License Required to Claim to Be or Practice as a Naturopathic Doctor	1,500 + Ct.	
I	13660	Failure to Follow Refueling Service Policy for Disabled Drivers	100, 200, 500 ¹	+ P.
М	17529.5(a)	Unlawful Commercial E-mail Advertisement	1,000 + Ct.	
М	22449	Price Gouging in Connection with Dream Act Applications	500 + Ct.	
М	22972 - 22980.2	Cigarette and Tobacco Products - Licensing	1,500 + Ct.	
I	25620	Possession of Open Container	25	+ P.
М	25621(c)(1)	Sell or Offer for Sale Any Vaporized Form of Alcohol	1,000 + Ct.	
М	(c)(2)	Purchase or Use Any Vaporized Form of Alcohol	250 + Ct.	
I	25623(b)	Sell, Offer for Sale, Manufacture, Distribution, or Use of Powdered Alcohol	100 + Ct.	
М	25658(c)	Furnishing an Alcoholic Beverage to a Minor (Bodily Injury)	1,000 + Ct.	
М	25658.2	Permitting Minor Under 18 to Consume Alcoholic Beverage/ Use Controlled Substance	1,000 + Ct.	
М	25661	Presenting Fraudulent or False Identification (Minors)	500 + $Ct.^2$	
М	25662	Minor in Possession of Alcoholic Beverages	$1,000 + Ct.^3$	
М	25665	Permitting Minor Under 21 on Premises Where Liquor Is Sold Without Lawful Business	1,000 + Ct.	

Bail on all misdemeanor violations of the Business and Professions Code is **\$250** with the following exceptions:

FISH AND GAME CODE⁴

	T-14 ⁵	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
М		1006	Failure to Allow Inspection	150 + Ct.
М		1052(a-f)	Illegal Transfer, Possession or Use of License	200 + Ct.
		1053.1	More Than One License, Illegally	100 + Ct.
М		1054	False Statement to Obtain License	200 + Ct.
М		1059(a)	Failure of License Agent to Account for Licenses, Stamps, Tags, or Fees	300 + Ct.
М		1530	Trespass to Wildlife Management Area or Public Shooting Ground	35 + P.
М		1583	Trespass to Ecological Reserves (See special schedule by county of location)	250 + Ct.
М	679	2000	Unlawful Taking or Possessing of Fish or Wildlife	200 + Ct.
М		2001(a-c)	Unlawful Taking or Possession After	200 + Ct.
М		2002	Season (Specific violations also provided)	250
IVI		2002	Unlawful Possession (Specific violations also provided)	250 + Ct.

FISH AND GAME CODE⁴

	T-14 ⁵	SECTION	DESCRIPTION	BAIL (IN	DOLLARS)
М		2004	Damage or Destroy Real or Personal Property	200	+ Ct.
Μ	264, 264.5	2005(a-c)	Use of Lights While Hunting	300	+ Ct.
М		2006(a)	Loaded Rifle or Shotgun in Vehicle	100	+ Ct.
М		2011	Take, Mutilate or Destroy Another's Game	100	+ Ct.
М		2012	Failure to Show License, Gear, Game or Fish	150	+ Ct.
М		2016	Trespass on Private Property to Hunt	200	+ Ct.
М		2018	Destruction of Private Signs	250	+ Ct.
М		2024	Unlawful Taking or Possessing of Dudleya		
			Value less than \$250	1,000	+ Ct.
			Value greater than \$250	5,000	+ Ct.
			Second or Subsequent Offense (value greater than \$250)	10,000	
М		2118	Importation, Transportation, Possession and Release of a Prohibited Species	500	+ Ct.
М		3000	Unlawful Hunting Hours	200	+ Ct.
			(Specific violations also provided)		
М		3001	Hunting While Intoxicated	350	+ Ct.
М		3002	Hunt From Vehicle, Boat or Plane	200	+ Ct.
М		3003	Unlawful Online Hunting	350	+ Ct.
М		3003.5	Herding Game With Vehicle, Boat or Plane	250	+ Ct.
М	1	3004(a)	Shooting Near Dwelling	150	+ Ct.
М		(b)	Unlawful Discharge of Firearm, Arrow, or Crossbow Bolt Across a Public Road	150	+ Ct.
I/M	1	3004.5(a)(1)	Use of Unlawful Rifle or Pistol Ammunition	500	+ Ct. ⁶
			Second or Subsequent Offense	1,000	+ Ct.
М	700	3007	Hunting Without License	100	+ Ct.
М		3039	Unlawful Sale or Purchase of Bird or Mammal	200	+ Ct.
Μ		3200	Possession of Live Game Without License for More Than 30 Days	100	+ Ct.
М	251	3501	Herd Game Birds With Boat, Vehicle or Airplane	150	+ Ct.
М	677	3502	Use Mammal or Imitation While Hunting Game Birds	50	
М	1	3503	Take, Possess or Destroy Nest or Eggs	400	+ Ct.
М	1	3504	Buy or Sell Game or Nongame Bird or Part	200	+ Ct.
М	1	3511(a)	Take or Possess Fully Protected Birds	500	+ Ct.
Μ		3513	Take or Possess Migratory Nongame Bird	150	
М		3660	Possess Pheasant Carcass So That Sex or Species Indeterminable	50	
М	1	3680	Taking of Registered Racing Pigeon	50	
М		3700.1	Take Migratory Game Bird Without State Duck Stamp	50	
М	1	3800	Take or Possess One Nongame Bird	400	+ Ct.
			For Each Additional Bird		For Each
М		3960	Hunting Dog Pursuing Big Game During Closed Season or Fully Protected Mammal Anytime	100	
М		4003	Use Poison on Fur-bearers Without Permit	200	
М		4004(b)	Setting or Maintaining Illegal Types of Traps	300	+ Ct.
M		(f)	Unlawfully Killing Trapped Animal By Specified Methods		+ Ct.
М		4005	Trap Fur-bearer Without Trapping License	150	
М		4301	Sell, Purchase or Transport for Sale Deer Meat (See also F&G 3039)	200	

FISH AND GAME CODE^₄

	T-14 ⁵	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
М	708.7	4302	Failure to Keep Deer Head and Antlers During Deer	100
			Season Plus 15 Days	
М		4304	Allow Game (Deer, Bird, Mammal, etc.) to Spoil	150 + Ct.
М	708.1	4330	Take Deer Without Deer Tag or Permit	150 + Ct.
М	708.5	4336(a,b)	Untagged Venison	150 + Ct.
М	361	4370	Carry Gun During Archery Season	100
М		4600(a)	Unlawful Killing or Capture of Undomesticated Burro	300 + Ct.
Μ	708.13	4657	Wild Pig License Tag Violation	150 + Ct.
Μ		4700(a)(1)	Take or Possess Fully Protected Mammals	5,000 + Ct.
Μ		4750	Take Bear By Specified Methods Without License	500 + Ct.
Μ	708.12	4753	Bear License Tag Violation	150 + Ct.
М		4757	Failure to Keep Bear Skin and Ears During Season Plus 15 Days	100
Μ		4758	Buy, Sell, or Possess For Sale Bear Meat or Other Parts	3,250 + Ct.
			Possession of Three or More Bear Gall Bladders	10,000 + Ct.
М		5000	Unlawful to Sell, Purchase, Harm, Take, Possess, Transport or Shoot Any Projectile at a Tortoise	300 + Ct.
Μ	225.1	5500	Fish With Explosives Without Permit	150
Μ		5503	Take Fish for Eggs	50 + P.
Μ	2.06	5507	Possession of Fish Spear or Gaff Illegally	100
Μ		5508-5509	Take Fish of Indeterminate Size or Species	250 + Ct.
				+ \$20 For Each Fish
М		5650	Pollution of State Waters	500 + Ct.
Μ		5652(a)	Littering Within 150 Feet of High Water Mark	100 + Ct.
М		7120	Possess Over Limit of Fish	50 + \$5 For Each Fish
М		7121	Unlawful Sale or Purchase of Fish	$2,000 + Ct.^7$
М			Unlawful Sale or Purchase of Abalone	15,000 + Ct. ⁸
I		7145(a)	Fishing Without a License	100 ⁹ + P.
			With Proof of Valid License to Court	25
М		7702.1	Illegal Unloading or Weighing Process	300
М		7850	Commercial Fishing Without a Valid License	100
М		7860	No Commercial Fishing Stamps for Salmon	200 + Ct.
М		7880-7881	Commercial Boat Registration (Any Violation)	150
М		7891	Deliver Fish to Location Outside of California, No Permit	500 + Ct. + forfeit boat and gear
М	195(b)	7920	Commercial Passenger Fishing Boat, No License	100
М	190	7923	Failure to Keep Record of All Fish Taken	50
М		8043	Failure to Make Landing Receipt	300
М		8045	Failure to Include Required Information	25
М		8046	Failure to Deliver Receipt to Fisherman	100
М		8047	Failure to Make Receipt for Fish Unloaded	100
М		8051-8070	Failure to Pay Landing Tax	500
М		8075	Fish Reduction Process (To meal and oil)	500

FISH AND GAME CODE^₄

	T-14 ⁵	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
М		8150.5	Sardines: Illegal Taking or Possession	Mandatory Court
Μ		8182	Anchovy Boat: Failure to Display Registration	100
Μ		8210.2- 8239	Undersized Salmon: Closed Season, Illegal Gear, Illegal Sale, No Permit, Sport & Commercial Take on Same Boat	250 + \$20 Each Species
Μ	122	8251-8254	Spiny Lobster: Closed Season, No Permit, Undersized	250 + \$20 Each Lobster
М	29.85	8276-8283	Dungeness Crab: Closed Season, Undersized, Illegal	200 + \$10 Each Crab
Μ		8278	Undersized Dungeness Crab	125 + \$10 Each Crab
М		8340-8346	Clams: Closed Season, Undersized, Unlawful Sale, etc.	100; see species + \$10 Each Mollusk
М		8370	Striped Bass, Salmon or Sturgeon: Illegal Taking or Possession	300
М		8371	Striped Bass or Salmon: Illegal Sale	300
М		8372-8375	Sale of Prohibited Species or Undersized	300 + Forfeit Fish
Μ	28.00	8381	Grunion: Unlawful, Closed Season	200
М		8382	Yellowtail, Barracuda: Undersized	100 + \$10 Each Fish
М		8384	Barracuda, Yellowtail: Exceed Limit, Undersize	100 + \$10 Each Fish
М		8387	Yellowtail: Possess Over Limit on Vessel	500
М	164	8389	Herring Eggs (Permit regulations)	300
М		8392	Halibut: Undersized	100 + \$10 Each Fish
М		8393	Marlin Meat: Unlawful Sale or Possession	Mandatory Court
М		8394	Swordfish (See permit regulations)	300
М	112	8395	Surfperch: No Tags, Closed Season	200
М		8430	Trout: Unlawful Sale or Purchase	300
М		8432	Trout: District Closure Violations	300
М		8435	Catfish: Unlawful Sale	300
М		8436	Freshwater Fish: Unlawful Sale	300
М		8460	Bait Dealer Without License	100
М	4.05	8462	Bait Dealer Possessing Unauthorized Fish	100
М		8463	Illegal Use of Traps or Seines to Take Fish for Bait	25
М		8495	Halibut Trawl Grounds Violations	500
М	123	8500	Tidal Invertebrates: No Permit	200
М		8561	Unlawful Take of Shark, Swordfish Without Drift Gill Net Permit	500 + Forfeit Fish
М		8563	Drift Gill Net Permittee Not Aboard	500 + Forfeit Fish
М		8573	Illegal Use of Drift Gill Net	500 + Forfeit Fish
М		8574	Illegal Use of Drift Gill Net Less Than 14" Mesh Under Drift Gill Net Permit	500 + Forfeit Fish
М		8575-8576	Shark, Swordfish: Closed Season	500 + Forfeit Fish
М		8580	Swordfish: Unlawful Sale	350 + Forfeit Fish
М	1	8603	Unlawful, Unauthorized Use of Net or Other Appliance	500 + Forfeit Net
М	1	8604	Unlawfully Disturb Legal Net, Trap, etc.	300
М		8623	Unlawful Use of Purse Seine or Round Haul Net for Yellowtail, White Sea Bass or Barracuda	200 + Forfeit Net

FISH AND GAME CODE⁴

	T-14 ⁵	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
М		8660-8665	Unlawful Use of Net	200
М		8685	Possess Gill Nets on Boat in Districts 1-2-3	500 + Forfeit Net
М		8686-8696	Illegal Use of Gill Nets in Specific Districts	300
М		8721-8725	Trammel Nets, Unlawful Use	300
М		8751-8757	Round Haul Nets, Unlawful Use	300
М		8801-8807	Beach Nets, Unlawful Use	300
М		8831	Unlawful Mesh Size	500
М	172	8833	Possess Trawl Net in Closed District No Permit	100
М		8834	Possess Over 500 lbs. of Crabs on Trawl Vessel	200
М		8837-8840 & 8843	Illegal Mesh Size or Type of Trawl Net	Mandatory Court
М	120	8842	Illegal Use of Shrimp or Prawn Trawl Net	300
М		8870	Dip Nets: Illegal Use or Area	200
М		9002	Disturb Other Person's Trap, etc.	200
М		9010	Lobster: Illegal Traps, etc.	300
М		9025.5- 9027	Unlawful Use or Unauthorized Gear	100
М	120.6	9050-9054	Unlawful Use of Power Equipment, etc.	200
М		10500- 10666	Acts Unlawful in Refuge	500 + Ct.
М		12000- 12165	Fines and Penalties, Forfeitures, Revocations and Seizures	Defined by Code Sections

HARBORS AND NAVIGATION CODE

(See also Harbors - Title 19, Los Angeles County Code)

	New Code	Similar Vehicle Code	DESCRIPTION	BAIL (IN DOLLARS)	Ρ
М	131		Obstructing Navigable Waters	75 + Ct.	
М	133		Discharging Oil	100 + Ct.	
М	652(b)	24400, etc. 27000 27000 24002 24002 24002	Lights Whistle Bell Life Preservers Fire Extinguishers Carburetors Ventilation	5 + P.C. or \$50 5 + P.C. or \$50 5 + P.C. or \$50 10 10 + P.C. or \$50 10 + P.C. or \$50 10 + P.C. or \$50	
l I	652.5(c) (d)		Blue Light - Unauthorized Use Failure to Yield to Blue Light or Siren	75 75 + Ct.	
I	654(b)		Improper Mufflers/ Use of Cutouts	50	+ P.
I	654.05 (a)(1-3)		Motorized Vessel - Noise Level	50	+ P.

HARBORS AND NAVIGATION CODE

(See also Harbors - Title 19, Los Angeles County Code)

	New Code	Similar Vehicle Code	DESCRIPTION	BAIL (IN DOLLARS)	Р
М	655(a)	23103	Negligent or Reckless Operation	2,500 + Ct.	
М	(b)	23152 &	Negligent or Reckless Operation - Under	5,000 + Ct.	
		23153	Influence of Liquor or Drugs		
I	655.2		Speed - Over 5 miles/hour	2 per mile	+ P.
			Speed - Over 20 miles/hour		
М	655.3		Use of Vessels	75 + Ct.	
	656(a)	20003(a)	Accident, Duty to Give Information & Aid	300	
	(d)	20008(a)	Accident, Duty to File Report	300	
	656.2		Operator of Vessel Involved in Accident Resulting in Personal Injury	1,000 + Ct.	
	656.3		Operator of Vessel Involved in Accident Resulting in Death or Disappearance	2,000 + Ct.	
М	658(a)		Operator and Additional Person Over 12 Years of Age in Towing Vessel	80 + Ct.	
Μ	(b)		Prohibited Hours for Water Skiing	80 + Ct.	
Μ	(d)		Cause Collision	400 + Ct.	
Μ	(e)	23103	Dangerous Operation - Water Skis	400 + Ct.	
I	658.3(a)		Children 13 Years and Under Required to Wear Personal Flotation Device	50	+ P.
Ι	659	21465	Uniform Navigational Marking of Waters	50	+ P.
	665	40508	Violation of Promise to Appear	50	
I	673		Boat Livery Recordkeeping	50	+ P.
I	681(a)		Operation or Idling of Motorized Vessel While Person Is Teak Surfing, Platform Dragging, or Bodysurfing Behind the Vessel	50 + Ct.	
Ι	(b)		Operation or Idling of Motorized Vessel While Person Is On or Holding Onto Swim Platform, Swim Deck, Swim Step, or Swim Ladder of the Vessel	50 + Ct.	
l M	780(a)		Illegal Discharge of Sewage	50 100 + Ct.	+ P.

HEALTH AND SAFETY CODE

Bail on all violations of the Health and Safety Code is **\$500** with the following exceptions:

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
М	7114	Autopsy Without Authorization	1,000 + Ct.
М	7208	Unlawful Use, Sale or Disposal of Body	1,000 + Ct.
М	11100(g)	Sale/ Transfer/ Possession of Specified Chemicals	1,000 + Ct.
		Second or Subsequent Offense	5,000 + Ct.
М	11107.1	Sale/ Purchase of Specified Substances	1,000 + Ct.
		Second or Subsequent Offense	5,000 + Ct.

HEALTH AND SAFETY CODE

Bail on all violations of the Health and Safety Code is **\$500** with the following exceptions:

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
Ι	11110	Over-the-Counter Sale of Dextromethorphan to Minor Without Prescription	100 + P.
М	11153	Controlled Substance: Unlawful-Prescription	1,000 + Ct.
М	11162.6	Counterfeits/ Possesses/ Obtains Under False Pretenses or Fraudulently Produces a Controlled Substance Prescription Form	1,000 + Ct.
М	11164	Controlled Substance: Unlawful Prescription Execution/ Content	1,000 + Ct.
М	11215	Unlawful Administration of Narcotics	1,000 + Ct.
М	11350	Illegal Possession of Specified Controlled Substances	1,000 + Ct.
М	11352.1	Dispense or Provide Dangerous Drug or Device	1,000 + Ct.
I I/M M	11357.5(b)(1) (b)(2) (b)(3)	Use/Possession of Synthetic Cannabinoid Compound/Derivative Second Offense Third or Subsequent Offense	35 + Ct. 75 + Ct. 75 + Ct.
М	11362.81(a)(1) (a)(2)	Medical Marijuana Program - Violation of Specified Provisions Second Offense	1,000 + Ct. 2,000 + Ct.
М	11364.1	Possession of Opium Pipe, Drug Paraphernalia	250 + Ct.
М	11366	Maintenance of Place for Disposal of Narcotics	1,000 + Ct.
I I/M M	11375.5(b)(1) (b)(2) (b)(3)	Use/Possession of Synthetic Stimulant Compound/Derivative Second Offense Third or Subsequent Offense	35 + Ct. 75 + Ct. 75 + Ct.
М	11377	Possession of Controlled Substance	1,000 + Ct.
M	11550	Use or Under the Influence of Controlled Substance	$2,500 + Ct.^{10}$
M	12761	Possession of Flamethrowing Device Without Permit	15,000 + Ct.
M	13002	Littering of Flaming or Glowing Substance	100, 500, 750 + Ct. ¹¹
I	104559.5(b)	Sale or Possession with Intent to Sell Flavored Tobacco Product	250 + P.
l M	105256	Refuse to Obey Order Regarding Lead Hazard Second Offense	1,000 5,000 + Ct.
М	108240-108290	Hazardous Substances Act Violations	1,000 + Ct.
М	108800-108810	Label Requirements for Containers	1,000 + Ct.
М	110390	Disseminate False Advertisement of Food, Drug, Device or Cosmetic	1,000 + Ct.
М	110395	Manufacture, Sell, Deliver, Hold or Offer for Sale Any Food, Drug, Device or Cosmetic That Is Falsely Advertised	1,000 + Ct.
Μ	110403(a-an)	Advertise Drug/ Device To Have Effect Upon Specified Conditions	1,000 + Ct.
-	110422	Failure to Include a Clear and Conspicuous Label on a Dietary Supplement	100, 200, 500 + Ct. ¹²
М	110423.2	Sale/ Transfer/ Furnish a Dietary Supplement Containing Ephedrine Group Alkaloids to a Minor	1,000 + Ct.
М	110620	Manufacture, Sell, Deliver, Hold or Offer for Sale Any Adulterated Food	1,000 + Ct.
М	110625	Adulteration of a Food	1,000 + Ct.
М	110760	Manufacture, Sell, Deliver, Hold or Offer for Sale Any Misbranded Food	1,000 + Ct.
М	110765	Misbranding a Food	1,000 + Ct.

HEALTH AND SAFETY CODE

Bail on all violations of the Health and Safety Code is **\$500** with the following exceptions:

	SECTIOM	DESCRIPTION	BAIL (IN DOLLARS)
Μ	110775	Alter, Mutilate, Destroy, Obliterate or Remove Label or Labeling Resulting in Misbranded Food	1,000 + Ct.
Μ	110960	Hold or Display Any Potentially Hazardous Food Above 45 Degrees Fahrenheit	1,000 + Ct.
Μ	111295	Manufacture, Sell, Deliver, Hold or Offer for Sale Any Drug or Device That Is Adulterated	1,000 + Ct.
М	111300	Adulteration of a Drug or Device	1,000 + Ct.
М	111550	Sell, Deliver or Give Away New Drug or Device Without Approval by Department	1,000 + Ct.
М	111615	Manufacture a Drug or Device Without a License	1,000 + Ct.
М	111765	Manufacture or Sell a Misbranded Cosmetic	1,000 + Ct.
Μ	111865	Remove, Sell or Dispose of a Detained or Embargoed Food, Drug, Device or Cosmetic Without Department Permission	1,000 + Ct.
М	112075	Clean, Sterilize and Resell Reusable Bottles Without a License	1,000 + Ct.
Μ	112400	Operating a Cold Storage or Refrigerating Warehouse Without a License	1,000 + Ct.
М	112505	Operate a Frozen Food Locker Plant Without a License	1,000 + Ct.
Μ	112550	Failure to Maintain Legal Temperature Limits in a Frozen Food Locker Plant	1,000 + Ct.
I	114094	Failure to Disclose Nutritional Information	50 ¹³ + Ct.
М	115215	Radiation Control Law	1,000 + Ct.
I	115810	Minor Operating Snow Skis or Snowboard Without a Helmet	25 + P.
I	118948	Smoke in a Vehicle with Minor Present	35 + P.
М	120280	Refusal to Cooperate with Local Health Officer Quarantine	25,000 + Ct.
М	120290	Willful Exposure to Disease	25,000 + Ct.
I	121630	Possession of Animals in Violation of Rabies Control Act	50
Ι	122335	Unlawful Tethering of Dog	250

	Bail for unlisted Penal Code infractions and misdemeanors - See page 1.		
	SECTION		BAIL (IN DOLLARS) P
М	69	Obstruct/ Resist Public Official by Threats/ Violence	15,000 + Ct.
М	71	Threaten Injury to Public Official	15,000 + Ct.
М	76	Threaten Death/ Great Bodily Injury to Public Official or Judge	20,000 + Ct.
М	95.1	Threaten Juror	15,000 + Ct.
М	96.5	Obstruction of Justice by Judicial Officer, Commissioner, Referee	15,000 + Ct.
М	112	Manufacture False Government Documents to Conceal Citizenship	10,000 + Ct.
М	131	Misrepresentation in Connection With an Investigation into Specified Corporate Misconduct	10,000 + Ct.
Μ	135.5	Alter or Destroy Evidence in a Public Safety Officer Disciplinary Proceeding	5,000 + Ct.
М	136.1(a,b)	Witness Intimidation or Tampering	15,000 + Ct.
М	139	Felon Threatening Witness	15,000 + Ct.
М	140	Threaten Witness, Victim or Informant	15,000 + Ct.
М	141(a)	Alter, Plant, Modify, etc. Evidence	5,000 + Ct.
М	146g(a-b)	Disclose or Solicit Information for Financial Gain	500 + Ct.
М	(c)	Disclose or Solicit Unauthorized Photograph or Video	500 + Ct.
М	148(a)(1)	Interfere With a Police Officer	10,000 + Ct.
	(a)(2)	Interfere, etc., With Transmission of Communication Over a Public Safety Radio Frequency	10,000 + Ct.
	(b)	Taking Weapon From a Police Officer (Non-Firearm)	10,000 + Ct.
	(d)	Attempted Taking of Firearm From Police Officer	25,000 + Ct.
М	148.1	Make a False Bomb Report	15,000 + Ct.
М	148.2	Interfere With Emergency Personnel	10,000 + Ct.
М	148.4	Tamper With Fire Alarm, Equipment or False Alarm	5,000 + Ct.
М	148.5	Making a False Report	10,000 + Ct.
М	148.9	Falsely Representing Self as Another Person to a Peace Officer	5,000 + Ct.
М	151(a)(1)	Advocate Killing/ Injuring Peace Officer	15,000 + Ct.
М	152	Conceal or Attempt to Conceal an Accidental Death	10,000 + Ct.
М	152.3	Failure to Notify Peace Officer if Observed Commission of Murder, Rape or Lewd or Lascivious Act by Force or Menace Against a Child Victim Under 14 Years of Age	10,000 + Ct.
Μ	166(a)(4)	Willful Disobedience of Terms as Written of Any Process or Court Order or Out-of-State Court Order	5,000 + Ct.
М	(a)(9)	Willful Disobedience of Terms of Any Injunction that Restrains the Activities of a Street Gang	10,000 + Ct.
М	(c)(1)	Contempt of Court – Violation of Protective Order	20,000 + Ct.
М	(c)(2)	Contempt of Court – Violation of Protective Order With Injuries	25,000 + Ct.
М	171c/ 171d	Bring or Possess Loaded Firearms in Specified Offices	25,000 + Ct.
М	171.5	Possession of Weapon Within Sterile Area of Airport	20,000 + Ct.
М	171.7	Possession of Weapon Within Sterile Area of Public Transit Facility	20,000 + Ct.
Μ	186.22	Participation in Criminal Street Gang Activity	15,000 + Ct. Added to Charge
М	186.28	Supply, Sell, Give Firearm Used in Felony by Criminal Street Gang Member	25,000 + Ct.

Bail for unlisted Penal Code infractions and misdemeanors - See page 1.

		Bail for unlisted Penal Code infractions and misdemeanors - See pa	ige 1.
	SECTION	DESCRIPTION	BAIL (IN DOLLARS) P
М	191.5(b)	Vehicular Manslaughter While Intoxicated Without Gross Negligence	25,000 + Ct.
М	192(c)(1-2)	Vehicular Manslaughter	25,000 + Ct.
М	192.5(b-d)	Vehicular Manslaughter While Operating a Vessel	25,000 + Ct.
М	217.1(a)	Assault on Public Official or Immediate Family of Public Official	20,000 + Ct.
М	236	False Imprisonment	20,000 + Ct.
М	241	Assault	20,000 + Ct.
М	241.5	Assault Committed Against Highway Worker	20,000 + Ct.
М	241.8	Assault on Member of United States Armed Forces	20,000 + Ct.
М	243(a)	Battery	20,000 + Ct.
	(b)	Battery on Peace Officer/ EMT/ Firefighter, etc.	20,000 + Ct.
	(c)(1)	Battery on Custodial Officer/ EMT/ Firefighter, etc. With Injury	20,000 + Ct.
	(c)(2)	Battery on Peace Officer With Injury	20,000 + Ct.
	(d)	Simple Battery With Serious Bodily Injury	25,000 + Ct.
	(e)	Domestic Battery Without Traumatic Injury	20,000 + Ct.
М	243.2	Battery on School, Park, Hospital Property	20,000 + Ct.
М	243.25	Battery Against Elder or Dependent Adult	20,000 + Ct.
М	243.3	Battery on Transit Personnel or Passenger	20,000 + Ct.
М	243.4	Sexual Battery	20,000 + Ct.
М	243.6	Battery on School Employee	20,000 + Ct.
М	243.65	Battery Against Highway Worker	20,000 + Ct.
М	243.7	Battery Against a Juror	50,000 + Ct.
I	243.83	Unlawful Acts at Professional Sporting Event	$250 + Ct.^{14}$
М	243.9	Aggravated Battery by Gassing Peace Officer or Employee of Detention Facility	20,000 + Ct.
М	243.10	Battery Against Member of United States Armed Forces	20,000 + Ct.
М	245(a)(1)	Assault With a Deadly Weapon	20,000 + Ct.
	(a)(2)	Assault With a Firearm	25,000 + Ct.
	(a)(4)	Assault With Force Likely to Produce G.B.I.	20,000 + Ct.
М	245.6(c)	Hazing Without Serious Bodily Injury	1,000 + Ct.
М	(d)	Hazing Resulting in Death or Serious Bodily Injury	10,000 + Ct.
М	246	Shooting at an Occupied Dwelling/ Vehicle	35,000 + Ct.
М	246.3	Grossly Negligent Discharge of Firearm or BB Device	25,000 + Ct.
М	247(b)	Shooting at an Unoccupied Dwelling/ Vehicle	25,000 + Ct.
М	247.5	Malicious Discharge of Laser at Occupied Aircraft	25,000 + Ct.
М	248	Interfere With Operation of Aircraft	10,000 + Ct.
М	261.5(b)	Unlawful Sexual Intercourse With Minor	20,000 + Ct.
	(d)	Unlawful Sexual Intercourse by Defendant Over 21 With Person Under 16 Years	25,000 + Ct.
М	270	Willful Failure to Provide for Minor Child	5,000 + Ct.
М	270.6	Leave State With Intent to Avoid Spousal Support	20,000 + Ct.
М	271/ 271a	Fail to Maintain Child Under 14 Years	5,000 + Ct.
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FOOTNOTES ARE AT END OF DOCUMENT

Bail for unlisted Penal Code infractions and misdemeanors - See page 1

	SECTION	DESCRIPTION	BAIL (IN DOLLARS) P
М	272(a)(1)	Contribute to the Delinquency of a Minor	5,000 + Ct.
	(b)(1)	Communicate With or Contact Minor for Luring or Transporting Minor Away From Home	20,000 + Ct.
М	273a(a)	Child Endangerment With Risk of Great Bodily Injury or Death	25,000 + Ct.
	(b)	Child Endangerment Without Risk of Great Great Bodily Injury or Death	15,000 + Ct.
М	273d	Cruel or Inhuman Corporal Punishment or Traumatic Injury Upon a Child	25,000 + Ct.
М	273i	Publish Information With Intent that Another Use the Information to Commit Crime Against a Child	20,000 + Ct.
М	273.5	Domestic Battery With Traumatic Injury	30,000 + Ct.
М	273.6(a)	Violation of Protective Order	20,000 + Ct.
	(b)	Violation of Protective Order With Injuries	25,000 + Ct.
М	273.65	Violation of Dependency Protective Order	20,000 + Ct.
М	273.7	Malicious Disclosure of Trafficking Shelter or Domestic Violence Shelter Location	25,000 + Ct.
М	278	Child Abduction Without Right of Custody	25,000 + Ct.
М	278.5	Child Abduction Depriving Custody or Visitation Right	20,000 + Ct.
М	280	Child Concealment	20,000 + Ct.
М	286(b)(1)	Sodomy With Minor Under 18 Years	25,000 + Ct.
М	287(b)(1)	Oral Copulation With a Minor	25,000 + Ct.
М	288(c)(1)	Lewd/ Lascivious Act on Child of 14 or 15 Years	25,000 + Ct.
	(c)(2)	Lewd/ Lascivious Act on Dependent Person by Caretaker	25,000 + Ct.
М	288.2(a)(1)	Distributes, etc. Harmful Matter Depicting a Minor Engaging in Sexual Conduct With Intent to Seduce	20,000 + Ct.
	(a)(2)	Harmful Matter Not Depicting a Minor Engaged in Sexual Conduct	10,000 Ct.
М	288.4(a)(1)	Arrange Meeting With Minor For Purpose of Exposing or Procuring Sexual Exposure or Engaging in Lewd Act	5,000 + Ct.
М	289(c)	Penetration With Foreign Object of Mental Patient by Patient	25,000 + Ct.
	(h)	Assist Penetration Act Upon Minor With Foreign Object	25,000 + Ct.
М	289.5	Flee to California to Avoid Prosecution for Sex Offenses	50,000 + Ct.
М	289.6(a)(2-3)	Sexual Activity, as Specified, With Person Confined in Public or Private Detention Facility	50,000 + Ct.
М	290	Failure of Convicted Sex Offender to Register	20,000 + Ct.
М	290.46(j)(1)	Use Information Disclosed on Sex Offender Internet Web Site to Commit a Misdemeanor	10,000 + Ct.
М	(k)	Sex Offender Prohibited from Entering Sex Offender Internet Web Site	10,000 + Ct.
М	290.95(a,b)	Failure to Disclose Sex Offender Status upon Application or Acceptance of Position Involving Minors	20,000 + Ct.
	(c)	Prohibition on Registered Sex Offender Working With Minors	25,000 + Ct.

Bail for unlisted Penal Code infractions and misdemeanors - See page 1.

	SECTION	DESCRIPTION	BAIL (IN DOLLARS) P
М	299.5(1)(A)	Knowingly Use or Disclose Offender Sample or DNA Profile to an Unauthorized Person/Agency for Unauthorized Purpose	5,000 + Ct.
	(1)(B)	Knowingly and for Financial Gain Use Offender Sample or DNA Profile for Unauthorized Purpose or Disclose DNA or Other Forensic Identification Information to Unauthorized Person/ Agency for Unauthorized Purpose	10,000 + Ct.
М	308.1	Import/ Distribute/ Offer to Sell/ Sell to an Unauthorized Person or Business a Tobacco Product Known as "Beedies" or "Bidis"	10,000 + Ct.
М	311.1	Sale/ Distribution of Obscene Matter Depicting a Minor	20,000 + Ct.
Μ	311.2 (a)	Production/ Distribution/ Exhibition of Obscene Matter	20,000 + Ct.
Μ	311.3	Sexual Exploitation of Child	20,000 + Ct.
М	311.4	Employment of Minor in Sale/ Distribution of Obscene Matter or Production of Pornography	20,000 + Ct.
М	313.1(a-c)	Distribute Harmful Matter to Minor	10,000 + Ct.
М	314(1)	Indecent Exposure	10,000 + Ct.
М	330	Gambling (12 specified games or where there exists a "bank")	$100 + Ct.^{15}$
М	332	Theft by Trick or Device	2,500 + Ct.
		Second or Subsequent Offense	5,000 + Ct.
М	337a	Bookmaking	1,000 + Ct.
	(b)	Second Offense	1,250 + Ct.
	(c)	Third or Subsequent Offense	1,500 + Ct.
М	337j	Controlled Game	2,000 + Ct.
Μ	337u	Engage in Acts of Cheating in Gambling Games	2,000 + Ct.
		Second or Subsequent Offense	5,000 + Ct.
Μ	337v	Use or Possess Device that Assists in Gambling	2,000 + Ct.
		Second or Subsequent Offense	5,000 + Ct.
М	337w	Use of Counterfeit Wagering Instruments	2,000 + Ct.
		Second or Subsequent Offense	5,000 + Ct.
М	337x	Cheat in a Gambling Establishment	2,000 + Ct.
		Second or Subsequent Offense	5,000 + Ct.
М	337y	Manufacture or Sell Prohibited Device / Mark or Alter Gaming Device / Instruct Another in Cheating	2,000 + Ct.
		Second or Subsequent Offense	5,000 + Ct.
М	347(b)	False Report of Poisoning food, drink, medicine, pharmaceutical product, or water	1,000 + Ct.
М	368(b)(1)	Elder Abuse With Risk of Great Bodily Injury, Inflicting Pain	25,000 + Ct.
	(c)	Elder Abuse Without Risk of Great Bodily Injury, Inflicting Pain	15,000 + Ct.
		Second Offense	20,000 + Ct.
	(d)	Theft/ Embezzlement, etc. of Elder by Non-caretaker	
		With Value Not Exceeding \$950	1,000 + Ct.
		With Value Exceeding \$950	5,000 + Ct.
	(e)	Theft/ Embezzlement, etc. of Elder by Caretaker	
		With Value Not Exceeding \$950	1,000 + Ct.
		With Value Exceeding \$950	5,000 + Ct.

Bail for unlisted Penal Code infractions and misdemeanors -	See page 1
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	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
М	369g	Drive On or Along Railroad Track or Right of Way	1,000 + Ct.	
М	369i	Trespass on Railroad Property	1,000 + Ct.	
М	374c	Shooting on a Public Highway	25,000 + Ct.	
М	374.2	Malicious Discharge of Toxic Waste Without Permit	10,000 + Ct.	
	374.3(a,b)	Dump or Deposit Waste, Rocks or Dirt on Roads or Highways	250, 500, 750 ¹⁶	+ P.
			1,000, 3,000,	
	(h)	Dump or Deposit Waste in Commercial Quantities	6,000 + Ct. ¹⁷	
I	374.4	Littering Upon Public/ Private Property	250, 500, 750 ¹⁸	+ P.
М	374.7	Littering of Waste in Waters	250, 500, 750	
			+ Ct. ¹⁹	
М	375 (a) – (c)	Discharge of Noxious/ Injurious Substance	1,000 + Ct.	
М	379	Sale, etc. Salvia Divinorum or Salvinorin A to a Minor	500 + Ct.	
М	381c	Sell or Furnish a Device or Receptacle Containing Nitrous Oxide to a Minor	1,000 + Ct.	
М	399(b)	Keep Mischievous Animal That Causes Serious Bodily Injury	25,000 + Ct.	
М	399.5	Owner/ Custodian of Dog Trained to Fight, Attack or Kill That Inflicts Substantial Physical Injury or Bites a Human Being on Two Separate Occasions	25,000 + Ct.	
М	402	Interfere With Emergency Personnel	10,000 + Ct.	
М	404.6(a)	Incitement to Riot	20,000 + Ct.	
	(c)	Incitement to Riot In Prison or Jail, With Serious Bodily Injury	25,000 + Ct.	
М	405	Rioting	5,000 + Ct.	
М	409	Fail to Disperse From Riot	5,000 + Ct.	
М	417(a)(1)	Brandishing a Deadly Weapon	25,000 + Ct.	
	(a)(2)	Brandishing a Firearm	25,000 + Ct.	
	(b)	Brandishing a Firearm at a Daycare Center	25,000 + Ct.	
	(c)	Brandishing a Firearm in the Presence of a Peace Officer	25,000 + Ct.	
М	417.25	Aim or Point a Laser Scope or Pointer at a Person in a Threatening Manner	15,000 + Ct.	
Μ	417.26	Aim or Point a Laser Scope or Pointer at a Peace Officer With Specific Intent to Cause Apprehension or Fear of Bodily Harm	25,000 + Ct.	
М	417.4	Brandishing a Fake Firearm	15,000 + Ct.	
М	417.6	Brandishing A Deadly Weapon or Firearm With Serious Bodily Injury	25,000 + Ct.	
I	420.1	Prevent, Hinder, Obstruct Access to or Egress From Property	5,000 + Ct.	
М	422	Criminal Threats	25,000 + Ct.	
М	422.4	Publish Information With Intent that Another Use the Information to Commit A Violent Crime Against an Academic Researcher	10,000 + Ct.	
М	422.6	Interference With Civil Rights	10,000 + Ct.	
М	422.7	Aggravated Interference With Civil Rights	10,000 + Ct.	
М	422.77	Violate Order for Injunctive Relief for Interference With a Person's Free Exercise of a Legal Right or Privilege	1,000 + Ct.	

Bail for unlisted Penal Code infractions and misdemeanors - See page 1.

	SECTION	DESCRIPTION	BAIL (IN DOLLARS) P
Μ	423.2(a)	By Force, Threat of Force or Physical Obstruction That Is a Crime of Violence, Attempt to or Intentionally Injure, Intimidate or Interfere With a Reproductive Health Services Client, Provider or Assistant Second Offense	15,000 + Ct. 20,000 + Ct.
	(00.0(1.)		
М	423.2(b)	By Force, Threat of Force, or Physical Obstruction That Is a Crime of Violence, Attempt to or Intentionally Injure, Intimidate or Interfere With a Person's Lawful Exercise of Religious Freedom at Place of Religious Worship Second Offense	15,000 + Ct. 20,000 + Ct.
Μ	423.2(c)	By Nonviolent Physical Obstruction, Attempt to or Intentionally Injure, Intimidate or Interfere With a Reproductive Health Services Client, Provider or Assistant, or Intimidate Persons/ Entities From Becoming or Remaining the Same	15,000 + Ct.
		Second Offense	20,000 + Ct.
Μ	423.2(d)	By Nonviolent Physical Obstruction, Attempt to or Intentionally Injure Person's Lawful Exercise of Religious Freedom at Place of Religious Worship	15,000 + Ct.
		Second Offense	20,000 + Ct.
М	423.2(e)	Intentionally Damage/ Destroy Property of a Reproductive Services Client, Provider, Assistant or Facility	10,000 + Ct.
		Second Offense	15,000 + Ct.
М	423.2(f)	Intentionally Damage/ Destroy the Property of a Place of Religious Worship	10,000 + Ct.
		Second Offense	15,000 + Ct.
	452 (a)	Recklessly Causing a Fire with Great Bodily Injury	10,000 + Ct.
	(b) (c)	Recklessly Causing a Fire, Inhabited Structure Recklessly Causing Fire, Structure or Forest Land	10,000 + Ct. 5,000 + Ct.
М	459	Burglary	5,000 + Ct.
М	459.5	Shoplifting If Value Does Not Exceed \$950 and No Disqualifying Prior Conviction(s)	5,000 + Ct.
М	463	Petty Theft During a State of Emergency or Local Emergency or Under Evacuation Order	5,000 + Ct.
М	468	Knowingly Buy or Sell Sniperscope	20,000 + Ct.
М	470(d)	Forgery of an Instrument Listed in 473(b) If Value Does Not Exceed \$950	5,000 + Ct.
М	475	Forged Bills or Notes, Possession or Receipt If Value Does Not Exceed \$950	5,000 + Ct.
М	476	Fictitious Checks, Making, Uttering If Value Does Not Exceed \$950	5,000 + Ct.
	476a	N.S.F. Checks With Aggregate Total That Does Not Exceed \$950	5,000 + Ct.
М	483.5(b)	Possess Document-Making Device With Intent to Defraud	5,000 + Ct.
М	488	Petty Theft	1,000 + Ct.
М	487(a), (b)	Petty Theft, Not Qualifying as Shoplifting, If Value Does Not Exceed \$950 and No Disqualifying Prior Conviction(s)	5,000 + Ct.
М	487a	Petty Theft of Horse or Other Livestock If Value Does Not Exceed \$950 and No Disqualifying Prior Conviction(s)	5,000 + Ct.

Bail for unlisted Penal Code infractions and misdemeanors - See	page 1
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	SECTION	DESCRIPTION	BAIL (IN DOLLARS) P
М	487b & 487c	Petty Theft – Conversion of Real Property If Value Does Not Exceed \$950 and No Disqualifying Prior Conviction(s)	5,000 + Ct.
Μ	487d	Petty Theft of Gold Dust, Amalgam or Quicksilver If Value Does Not Exceed \$950 and No Disqualifying Prior Conviction(s)	5,000 + Ct.
М	487f	Petty Theft of Dog If Value Does Not Exceed \$950	5,000 + Ct.
М	487g	Petty Theft of Animal for Purpose of Sale, Medical Research, Slaughter or Other Commercial Use If Value Does Not Exceed \$950 and No Disqualifying Prior Conviction(s)	5,000 + Ct.
М	487h	Petty Theft of Cargo If Value Does Not Exceed \$950 and No Disqualifying Prior Conviction(s)	5,000 + Ct.
М	487i	Defraud a Housing Program of a Public Housing Authority If Loss Does Not Exceed \$950 and No Disqualifying Prior Conviction(s)	5,000 + Ct.
М	487j	Petty Theft of Copper Materials If Value Does Not Exceed \$950 and No Disqualifying Prior Conviction(s)	5,000 + Ct.
М	490.4(a)(1-3) (a)(1-3) (a)(4)	Retail Theft Committed on 2 or More Separate Occasions Within 12-Month Period and Aggregated Value Exceeds \$950 Retail Theft Committed in a Manner Not Described Above Retail Theft Committed by Recruiting, Coordinating etc. Another to Undertake Specified Acts	10,000 + Ct. 5,000 + Ct. 10,000 + Ct.
I	490.7	Take 25 or More Copies of Free/Complimentary Newspaper	35 ²⁰
М	496	Receiving Stolen Property With Value Less Than \$950	1,000 + Ct.
Μ		With Value Exceeding \$950	2,500 + Ct.
М	496d	Purchase, Receive, Sell, Stolen/ Extorted Vehicles, Vessels or Equipment	2,500 + Ct.
Μ	502(c)(1-5)	Unlawful Computer Access, Data Usage, Data Damage, Deletion or Alteration, Nonpermitted Use of or Disruption/ Denial of Computer Services	5,000 + Ct. +
I	502(c)(6-7)	Unlawful Provision of Access to Computers; Unlawful Access of System/ Network	1,000 + Ct.
М	502(c)(8)	Unlawful Introduction of Contaminant Into Any Computer System/ Network	5,000 + Ct.
	502(c)(9)	Use of Another's Domain Name/ Profile to Send Damaging Electronic Mail	1,000 + Ct.
Μ	502(c)(10)	Disruption of Government Computer System/ Denial/ Causing the Denial of Services	5,000 + Ct.
Μ	502(c)(11)	Add, Alter, Damage, Delete or Destroy Any Data, Computer Software or Computer Programs Associated With a Public Safety Infrastructure Computer, System Network	5,000 + Ct.
М	502(c)(12)	Disruption of Public Safety Infrastructure Computer or Denial or Causing the Denial of Services	5,000 + Ct.
Ι	502(c)(13)	Unlawful Access or Provision of Means of Access to Computer, Computer System or Public Safety Infrastructure Computer, System/ Network	1,000 + Ct.
М	502(c)(14)	Introduce Computer Contaminant into Public Safety Infrastructure Computer/ System/ Network	5,000 + Ct.

		PENAL CODE		
	I	Bail for unlisted Penal Code infractions and misdemeanors - See pag	e 1.	
	SECTION	DESCRIPTION	BAIL (IN DOLLARS) F	
1	502.6	Possession or Use of Scanning/ Reencoder Device to Access, etc. Information Encoded on Payment Card With Intent to Defraud	5,000 + Ct.	
1	528.5	Impersonate Another Person on an Internet Web Site for the Purpose of Harming Another Person	1,000 + Ct.	-
1	529.7	Obtaining False DMV-Issued Documents	5,000 + Ct.	
1	530.5	Misuse of Personal Information	5,000 + Ct.	
1	532b(c)(1)	Fraudulently Represent Self as Having Been Awarded Military Decoration with Intent to Obtain Tangible Benefit	5,000 + Ct.	
1	(c)(2)	Veteran Fraudulently Represent Self as Having Been Awarded Military Decoration with Intent to Obtain Tangible	5,000 + Ct.	
		Benefit If Offense Cited as an Infraction	35	
1	532d	False Statement in Soliciting for Charitable Purpose	2,500 + Ct.	_
1	532f	Mortgage Fraud	2,500 + Ct.	_
1	538c	Insert Unauthorized Advertisement Into Newspaper for Redistribution	2,500 + Ct.	_
1	538d(a)	Fraudulent Use of Uniform, Insignia, Emblem, Device, Label Certificate, Card or Writing of Peace Officer	2,500 + Ct.	
	(b)(1-2)	Fraudulent Use of Peace Officer's Badge	2,500 + Ct.	
	(c)	Unlawful Wearing, Using, Making, Selling, Loaning, Giving or Transferring of Peace Officer's Badge, etc.	2,500 + Ct.	_
1	538e	Fraudulent Impersonation of A Member of Fire Department or Officer of the State Fire Marshal	2,500 + Ct.	
1	538g	Fraudulent Impersonation of Public Officer or Employee	2,500 + Ct.	
1	538h	Fraudulent Impersonation of a Government Agency Search and Rescue Unit/Team Officer/Member	2,500 + Ct.	
1	591.5	Destruction of Wireless Communication Device to Prevent Summoning Law Enforcement	7,500 + Ct.	
1	594(b)(1)	Vandalism, Damage of \$400 or More	5,000 + Ct.	
	(b)(2)(A)	Vandalism, Less Than \$400 Damage	1,000 + Ct.	
	(b)(2)(B)	Vandalism, With a Prior Conviction and Less Than \$400 Damage	5,000 + Ct.	_
1	594.3(a)	Vandalism of a Place of Worship or Cemetery	5,000 + Ct.	_
1	594.35	Vandalism of Cemetery Grave Markers and Buildings or Interference With Funerals or Interments	5,000 + Ct.	_
1	594.37	Picketing at a Funeral	1,000 + Ct.	
1	594.39	Obstructing, Intimidating, or Harassing Persons at Vaccination Sites	1,000 + Ct.	
1	597.6	Declaw Exotic or Native Wild Cat	2,500 + Ct.	
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+ P.

5,000 + Ct.

10,000 + Ct.

2,500 + Ct.

5,000 + Ct.

5,000 + Ct.

10,000 + Ct.

250

+ Ct.

Own/ Possess/ Train Any Bird or Animal for Fighting Exhibition

Sell Dogs Under 8 Weeks of Age Without Documentation from

Animal Fighting or Cockfighting

Second Offense

Veterinarian

Second or Subsequent Offense

Spectator at Animal Fighting Exhibition

Manufacture/ Buy/ Sale/ Possess Gaffs or Slashers

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597b (a) – (b)

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597j

597z

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
М	597.7	Confine Animal in Unattended Motor Vehicle	500 + Ct.	
М	599f	Prohibitions Against Nonambulatory Animals	1,000 + Ct.	
I	600.2(b)	Injury or Death of Guide, Signal or Service Dog Caused by Another Dog	250 + Ct.	
М	(c)	Injury or Death of Guide, Signal or Service Dog Caused by Reckless Disregard in Exercising Control of Another Dog	2,500 + Ct.	
М	600.5(a)	Intentionally Cause Injury to or the Death of Guide, Signal or Service Dog	5,000 + Ct.	
М	601	Trespass With Credible Threat	10,000 + Ct.	
М	602(h)	Trespass Upon Land Whereon Animals are Being Raised for Human Consumption	5,000 + Ct.	
М	(k)	Trespass to Injure Property/ Interfere With Business	5,000 + Ct.	
М	(o)	Refusal to Leave Private Property	1,000 + Ct.	
М	(q)	Refusal to Leave Public Building	1,000 + Ct.	
I	(u)(2)(A)	Enter Restricted Area of Any Airport Operations Area / Passenger Vessel Terminal / Public Transit Facility	100	+ P.
М		Second or Subsequent Offense	10,000 + Ct.	
М	(u)(2)(B)	Refusal to Leave Restricted Area of any Airport / Passenger Vessel Terminal / Public Transit Facility After Request	10,000 + Ct.	
I	(v)(1)	Avoid Inspection When Entering Sterile Area of Airport / Passenger Vessel Terminal / Public Transit Facility	100	+ P.
М		Second or Subsequent Offense	10,000 + Ct.	
М	(v)(2)	Avoid Inspection When Entering Sterile Area of Airport that Causes Delays / Cancellations of Scheduled Flights	10,000 + Ct.	
М	(w)	Trespass to Battered Women's Shelter	10,000 + Ct.	
I	(x)(2)(A)	Enter Neonatal Unit Without Lawful Business	100	
М	(x)(2)(B)	Refusal to Leave Neonatal Unit After Request to Leave	1,000 + Ct.	
М	(x)(2)(C)	Second or Subsequent Offense	5,000 + Ct.	
М	(y)	Avoid Inspection When Entering Courthouse or Other Governmental Building	10,000 + Ct.	
М	602.1	Intentional Interference With Business	5,000 + Ct.	
М	602.5(a)	Unauthorized Entry of Dwelling	2,500 + Ct.	
	(b)	Aggravated Trespass	4,000 + Ct.	
I	602.8	Trespass Upon Land Under Cultivation/ Enclosed by a Fence Second Offense	75 ²¹ 250	+ P. + P.
М	602.9	Rent Skimming	2,500 + Ct.	
М	602.12	Trespass on Residential Property of an Academic Researcher for Purpose of Chilling Academic Freedom	10,000 + Ct.	
М	602.13	Unlawful Entry into an Animal Enclosure at a Zoo or Circus	500 + Ct.	
		If Offense Cited as an Infraction	35	+ P.
М	626.2	Unauthorized Reentry to School After Suspension or Expulsion With Prior or 415.5 Conviction	5,000 + Ct. 10,000 + Ct.	

Bail for unlisted Penal Code infractions and misdemeanors - See page 1

Bail for unlisted Penal Code infractions and misdemeanors - See p	age 1
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	SECTION	DESCRIPTION	BAIL (IN DOLLARS) P
М	626.6	Entry to Campus to Disrupt With Prior or 415.5 Conviction	5,000 + Ct. 10,000 + Ct.
М	626.7	Failure to Leave Campus With Prior or 415.5 Conviction	5,000 + Ct. 10,000 + Ct.
М	626.8(a)(1-3)	School Disruption With Prior or 415.5 Conviction	5,000 + Ct. 10,000 + Ct.
М	626.81	Sex Offender on Campus With Prior	10,000 + Ct. 15,000 + Ct.
М	626.85	Drug Offender on Campus With Prior or 415.5 Conviction	5,000 + Ct. 10,000 + Ct.
М	626.9 (f)(2)(B)	Possession of a Firearm on Within 1,000 Feet From School Grounds	50,000 + Ct.
М	626.95	Firearm or Deadly Weapon on Playgrounds or Youth Centers	50,000 + Ct.
М	626.10	Possession of Dangerous Weapon on School grounds	15,000 + Ct.
М	637.7	Unlawful Use of Electronic Tracking Device	10,000 + Ct.
М	637.9	Prohibited Activities of List Broker re Personal Information of Minors	5,000 + Ct.
М	638.51(a)	Unlawful Use of Pen Register	10,000 + Ct.
1	640(b)(1-6)	Eat, Drink, Play loud sound equipment or fail to comply with warning of transit official related to disturbing another person by loud unreasonable noise, Smoke, Spit, or Skateboard / Roller Skate / Operate a Motorized Scooter / Peddle Goods in or on a System Facility or Vehicle Second Offense	25 + Ct. ²²
	640(0)(1-2)	Third or Subsequent Offense	$50 + Ct. 100 + Ct. 25 + Ct.^{23}$
I I M	640(c)(1-3)	Evade Payment of Fare, Misuse Fare Media, or Misuse of Discount Fare Second Offense Third or Subsequent Offense	25 + Ct. 50 + Ct. 500 + Ct.
М	640(d)(1-5)	Willfully Disturb Others, Carry Explosive or Hazardous Substance, Urinate / Defecate, Willfully Block Free Movement of Another Person on or in a System Facility, or Willfully Tamper With or Destroy Any Part of Any Facility or Vehicle of a Transportation System	250 + Ct.
М	646.9	Stalking	50,000 + Ct.
М	647(b)	Solicit or Engage in Prostitution With Pending 647(b) or 653.22 Charges	2,000 + Ct. Double bail
М	647(c)	Accosting Others in Public to Beg/Soliciting Alms	250 + Ct.
М	647(e)	Lodging Without Permission	500 + Ct.
М	647(f)	Public Intoxication	250 + Ct.
М	647(h)	Prowling/ Loitering/ Wandering on Private Property	5,000 + Ct.
М	647(i)	While Loitering/ Prowling/ Wandering Upon Private Property, Peek in the Door or Window of an Inhabited Building	5,000 + Ct.
		Second or Subsequent Offense	10,000 + Ct.

Bail for unlisted Penal Code infractions and misdemeanors - See page 1

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
М	647(j)(1)	View by Means of an Instrumentality Into Private Area	5,000 + Ct.	
		Second or Subsequent Offense	10,000 + Ct.	
М	(j)(2)	Use Concealed Camcorder or Camera of Any Type to Secretly Tape, Film, Photograph Under/ Through the Clothing of a Person With Intent to Arouse	25,000 + Ct.	
М	(j)(3)	Use Concealed Camcorder or Camera of Any Type to Secretly Tape, Film, Photograph in the Interior of a Bedroom, etc. With Intent to Invade Privacy of Another With Prior Conviction of 647(I) or 647(j)		
М	(j)(4)	Distribute Private Image of Intimate Body Part(s) of Another Second or Subsequent Offense	35,000 + Ct. 5,000 + Ct. 10,000 + Ct.	
М	647(m)	Solicit or Engage in Prostitution with a Minor With Pending 647(b) or 647(m) or 653.22 Charges	2,000 + Ct. Double Bail	
М	647.6	Child Molestation/ Annoying	20,000 + Ct.	
М	647.9	Capture of Photographic Image of Deceased Person by First Responder	1,000 + Ct.	
М	653b(a)	Loitering About School Grounds	1,000 + Ct.	
М	(b)	Sex Offender Loitering About School Grounds	5,000 + Ct.	
		With Prior	10,000 + Ct.	
M	(c)	Registered Gang Member Loitering About School Grounds	2,500 + Ct.	
М	653c	Sex Offender Entry Onto the Grounds of Day Care or Residential Facility for Elders Without Registering With Facility Administrator With Prior	2,500 + Ct. 5,000 + Ct.	
М	653f(a)	Solicitation of Certain Felonies	10,000 + Ct.	
	(d)	Solicitation of Drug Offenses	1,000 + Ct.	
М	653m	Make Annoying Telephonic or Electronic Contact	2,500 + Ct.	
I	653y(a)	Misuse of 911 Emergency System		
		Second Offense	50 ²⁴	+ P.
		Third Offense	100	+ P.
		Fourth or Subsequent Offense	250	+ P.
Ι	653y(b)	Knowing Misuse of 911 Emergency System for Purpose of Harassment	250	+ P.
M			1,000 + Ct.	
M	6521/0	Second or Subsequent Offense Knowing Misuse of 911 Emergency System for Purpose of	1,000 + Ct.	
M	653y(c)	Harassment as Hate Crime	500-2,000 + Ct.	
M	653z	Operate Recording Device in Motion Picture Theater	2,500 + Ct.	
M	653aa	Electronically Disseminate a Commercial Recording or Audiovisual Work	2,500 + Ct.	
M	653.2	Electronically Distribute Personal Identifying Information to Incite Unlawful Action	10,000 + Ct.	
М	653.22	Loitering With Intent to Commit Prostitution	2,000 + Ct.	
		With One Prior 653.22 or 647(b) Conviction	5,000 + Ct.	
		With Two or More Prior 653.22 or 647(b) Convictions	10,000 + Ct.	
		With a Pending 653.22 or 647(b) Charge	Double bail	

Bail for unlisted Penal Code infractions and misdemeanors - See page 1

	SECTION	DESCRIPTION	BAIL (IN DOLLARS) P
М	653.23	Supervise/ Recruit/ Aid Person in Committing an Act of Prostitution	5,000 + Ct.
М	666	Petty Theft With Prior Conviction	5,000 + Ct.
М	853.7	Willful Violation of Promise to Appear	500 + Ct. ^{25, 26}
		With Prior Failure to Appear in the Same Case	5,000 + Ct.
М	1203.2	Warrantless Probation Violation Arrest	10,000 + Ct.
М	1299.11	Noncompliance with the Bail Fugitive Recovery Persons Act	5,000 + Ct.
М	1320	Willful Failure to Appear After Release on Own Recognizance	5,000 + Ct.
М	3003.5	Residing With Another Required to Register as Sex Offender	2,500 + Ct.
Μ	3003.6	Sex Offender Residing, Working or Volunteering in Facility/Home	20,000 + Ct.
М	3010.10	Removal of Electronic, GPS or Other Monitoring Device by One	25,000 + Ct.
М	4501.1	Aggravated Battery by Gassing Officer or Employee of Prison	20,000 + Ct.
М	4532	Escape From Jail, Prison, Industrial Farm, Alternative Custody	20,000 + Ct. ²⁷
М	4550 (b)	Rescue of Prisoner	25,000 + Ct.
М	4570	Communication With Prisoner	1,000 + Ct.
М	4570.5	Fraudulent Entry Into Correctional Institute	10,000 + Ct.
М	4575 (d)	Possession of Handcuff Key by Inmate	5,000 + Ct.
М	4576	Possession of a Wireless Communication Device w/ Intent to Deliver to an Inmate	25,000 + Ct.
I	4577(a)	Operate Unmanned Aircraft System On/Above State Prison/Jail/Juvenile Hall etc. Grounds	\$100
М	11166.01(b)	Willful Failure of Mandated Reporter to Report Abuse Where Abuse Results in Death or Great Bodily Injury	1,000 + Ct.
М	11411	Burn or Desecrate Religious Symbol or Hang Noose at School or on Private Property of Another	10,000 + Ct.
М	17510(a)(1)	Carrying Concealed Firearm on Person or in Vehicle While Picketing	10,000 + Ct.
М	(a)(2)	Carrying Loaded Firearm on Person or in Vehicle While Picketing	10,000 + Ct.
М	(a)(3)	Carrying Deadly Weapon While Picketing	2,500 + Ct.
М	18205	Possession of Firearm or Ammunition in Knowing Violation of TRO	20,000 + Ct.
М	18710	Possession of Destructive Device	10,000 + Ct. ²⁸
М	18735	Sale, Possession or Transport of Fixed Ammunition - Caliber Greater Than .60 Caliber	10,000 + Ct. ²⁹
I	19200	Manufacture, Sale, Possession, etc., Metal Military Practice Hand	75 + Ct.
М		grenade (first offense by non-gang member) Otherwise	5,000 + Ct. ³⁰
М	19910	Sale of BB Device, Air or Gas-operated Gun to Minor	10,000 + Ct.
М	19915	Furnishing BB Device, Air or Gas-operated Gun to Minor	10,000 + Ct.
М	20310	Manufacture, Sale, Possession, etc., Air Gauge Knife	5,000 + Ct.
М	20410	Manufacture, Sale, Possession, etc., Belt Buckle Knife	5,000 + Ct.
М	20510	Manufacture, Sale, Possession, etc., Cane Sword	5,000 + Ct.
М	20610	Manufacture, Sale, Possession, etc., Lipstick Case Knife	5,000 + Ct.
М	20710	Manufacture, Sale, Possession, etc., Shobi-zue	5,000 + Ct.
М	20810	Commercially Manufacture/ Import/ Export/ Sale Knives Not Detectable by a Metal Detector	5,000 + Ct.

	SECTION	DESCRIPTION	BAIL (IN DOLLARS) P	
М	20910	Manufacture, Sale, Possession, etc., Writing Pen Knife	5,000 + Ct.	
М	21110	Manufacture, Sale, Possession, etc., Ballistic Knife	5,000 + Ct.	
М	21710	Commercially Manufacture/ Import/ Sale Composite Knuckles or Hard Wooden Knuckles	5,000 + Ct.	
М	21810	Manufacture, Sale, Possession, etc., Metal Knuckles	5,000 + Ct.	
М	22010	Manufacture, Sale, Possession, etc., Nunchaku	5,000 + Ct.	
М	22210	Manufacture, Sale, Possession, etc., Leaded Cane, Billy, Blackjack, Sandbag, Sandclub, Sap or Slungshot	5,000 + Ct.	
Μ	22410	Manufacture, Sale, Possession, etc., Shuriken	5,000 + Ct.	
М	22900	Sale, Possession, etc. Tear Gas Weapon	2,500 + Ct. ³¹	
M	23920	Purchase/Sale/Possession/Transfer Unmarked Firearm	10,000 + Ct.	
M	24310	Manufacture, Sale, Possession, etc., Camouflaging Firearm	5,000 + Ct.	
М	24410	Manufacture, Sale, Possession, etc., Cane Gun	5,000 + Ct.	
М	24510	Manufacture, Sale, Possession, etc., Firearm Not Readily	5,000 + Ct.	
Μ	24610	Manufacture, Sale, Possession, etc., Undetectable Firearm	5,000 + Ct.	
Μ	24710	Manufacture, Sale, Possession, etc., Wallet Gun	5,000 + Ct.	
Μ	25850	Carrying a Loaded Firearm in Public	10,000 + Ct.	
Μ	25100(a)	Criminal Storage of Firearm of First Degree	15,000 + Ct.	
Μ	(b)	Criminal Storage of Firearm of Second Degree	10,000 Ct.	
	(c)	Criminal Storage of Firearm of Third Degree	10,000 + Ct.	
I	25140	Improper Storage of Handgun in Unattended Vehicle	100 + Ct.	
М	25200(a)	Keep Concealable Firearm, Loaded or Not, Within Premises Under Custody/ Control, With Knowledge That Child Under 18 Is Likely to Access, and Child Carries It Off Premises	10,000 + Ct.	
Μ	(b)	Concealable Firearm Kept on Any Premises Under Custody/ Control With Knowledge That Child Is Likely to Access, and Child Carries It to School or School-sponsored Activity, as Specified	10,000 + Ct.	
I	25275	Making a False Report That Firearm Was Lost/Stolen Second/Subsequent Offense	100 + Ct. 250 + Ct.	
Μ	25400	Carrying a Concealed or Concealable Firearm	10,000 + Ct.	
М	26350	Openly Carrying an Unloaded Handgun in a Public Place, Street, or Vehicle	10,000 + Ct.	
М	26400	Carrying Unloaded Firearm on Person Outside of Vehicle	10,000 + Ct.	
I	27535	Application to Purchase Within Any 30-day Period More Than One Pistol, Revolver, or Firearm Capable of Being Concealed Upon the Person Prohibited		+ P.
I		Second Offense		+ P.
M		Third or Subsequent Offense	10,000 + Ct.	
Μ	28215	Falsify Firearm Purchaser Information	10,000 + Ct.	
M	29010	License Requirements for Firearm Manufacturer	10,000 + Ct.	
M	29525	Falsify Information on An Entertainment Firearms Permit	2,500 + Ct.	
М	29805	Possession of a Firearm by Person Convicted of Specified Misdemeanor or Has Knowledge of an Outstanding Warrant	10,000 + Ct. ³²	

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
М	29815	Possession of a Firearm by Person Prohibited by Probation Condition	10,000 + Ct.	
М	29820	Possession of a Firearm by Person Adjudged Ward of Court for Specified Offense	10,000 + Ct.	
М	29825	Purchase/Receipt/Ownership/Possession of Firearm by Person Prohibited by TRO, Injunction, or Protective Order	10,000 + Ct.	
М	30105(h)	Require Firearms Eligibility Check	2,500 + Ct.	
М	30210	Manufacture, Sale, Possession, etc., Ammunition with Flechette Dart or Bullet With Explosive Agent	5,000 + Ct.	
М	31500	Manufacture, Sale, Possession, etc., Unconventional Pistol	5,000 + Ct.	
М	32310(a)	Manufacture, Sale, , etc., Large Capacity Magazines	5,000 + Ct.	
М	32311	Manufacture, Sale, , etc., Large Capacity Magazine Conversion Kits	5,000 + Ct.	
М	32900	Manufacture, Sale, Possession, etc., Multiburst Trigger Activator	5,000 + Ct.	
М	33215	Manufacture, Sale, Possession, etc., Short-barreled Shotgun or	5,000 + Ct.	
М	33600	Manufacture, Sale, Possession, etc., Zip Gun	5,000 + Ct.	
М	33850	Furnish Fictitious Name or Information to Obtain Possession of	10,000 + Ct.	

Bail for unlisted Penal Code infractions and misdemeanors - See page 1

PUBLIC RESOURCES CODE Bail on all violations of the Public Resources Code is \$1,000 with the following exceptions

	SECTION	DESCRIPTION	BAIL (I	N DOLLARS)	Ρ
М	5008.7	Littering in State Park System	100, 5	00, 750 + Ct. ³³	
I	5008.10	Smoking or Inappropriate Disposal of Used Cigar or Cigarette Waste in State Park or on State Beach	25		+ P.
М	33211.6(a) (b) (c)	Dumping or Littering on Conservancy Property Damage to Land; Vandalism Violation of Posted Conditions	200 200 200	+ Ct. + Ct. + Ct. ³⁴	

GENERAL INFORMATION

Unlisted Misdemeanors

For all violations of the State Vehicle Code or Title 15 of the Los Angeles County Code constituting misdemeanors, which are not otherwise provided for in this schedule, including unlisted subdivisions, the bail is \$300, except, if the minimum fine is greater than **\$300**, the bail shall be the amount of the minimum fine.

Determining Vehicle Code Infraction Bail

- Bail shall be determined by first using the most current publication of the Judicial Council Uniform Traffic Infraction 1 The Judicial Council Uniform Traffic Infraction Penalty Schedule is hereby adopted and Penalty Schedule. incorporated by reference.
- 2. If bail cannot be set under the provisions of number 1 above, then the bail shall be \$50 for all violations of statutes, regulations or ordinances, except that if the minimum fine for the offense is greater than or less than \$50, the bail shall be the amount of the minimum fine.
- 3. For those infractions not set forth in the Judicial Council Uniform Traffic Infraction Penalty Schedule in which the statute reflects a minimum and maximum fine (e.g., "a fine of not less than XXX and not more than XXX"), the bail shall be the minimum fine amount.
- 4. For those infractions not set forth in the Judicial Council Uniform Traffic Infraction Penalty Schedule in which the statute reflects a "fine not to exceed XXX" and the amount is greater than \$50 (e.g., "a fine not to exceed \$100"), then the bail shall be set at \$50, as referenced under the provisions of number 2 above.
- 5. If the infraction penalty statute requires a sentence, in addition to a monetary fine, the infraction shall require a mandatory appearance to enable the judicial officer to impose a full sentence (with the exception of VC 22349(a-b) and VC 22350 when speed exceeds 25 MPH over the speed limit).
- 6. If the infraction penalty statute reflects a fine or an alternative (e.g., community service), the infraction shall require a mandatory appearance to permit judicial discretion in the sentencing.

For all violations of Title 15 of the Los Angeles County Code constituting infractions, which are not otherwise provided for in this schedule, including unlisted subdivisions, the bail is **\$35**, except that if the minimum fine is greater than **\$35**, the bail shall be the amount of the minimum fine.

Arrest Without Warrant

When a defendant is arrested without a warrant for more than one misdemeanor offense, the defendant shall be entitled to his release upon posting bail in the sum equal to the highest bail fixed for any one single offense with which he may be charged.

Prior Offenses

The indicated bail/ penalty is for one Vehicle Code moving violation that is assessed "points" on a current arrest or citation. The penalty for a Vehicle Code offense shall be enhanced by **\$10** for each "prior" conviction. For calculating enhancement, both the current and "prior" offense must be a moving violation for which a "point" has been assigned per Vehicle Code § 12810 or 12810.2. Regardless of the number of moving violation convictions on a citation only one "prior" per citation shall be counted in determining the enhancement of the current offense.

An offense for which one or more points have been assigned is identified by an exclamation mark "!" in the "P" (penalties) column.

In the case of an owner responsibility citation (see Vehicle Code § 40001(a, b)), the "prior" must relate to the particular vehicle for which the new offense is charged.

Additional Penalty for Vehicle Code Violations

In addition to the penalties and assessments listed on page 2 of this bail schedule, Government Code § 76000.10 requires the imposition of an additional penalty of **\$4** upon every conviction for a violation of the Vehicle Code or a local ordinance adopted pursuant to the Vehicle Code, except parking offenses. Government Code § 76000.10(c)(1). The assessment of this penalty is due to end on December 31, 2022.

Traffic Violator School Fee

A fee of \$49, added to the total bail, shall be collected from every person who is ordered or permitted to attend a traffic violator school. Vehicle Code § 42007.1(a). 26

Bail for unlisted Penal Code infractions and misdemeanors - See page 1

Bail on Accident Cases

Bail shall be set as for underlying violations.

Penalties Column

"P." designates the state penalty, county penalty or additional penalty required by law. When an offense listed in this schedule requires a court appearance ("Ct."), the additional penalty shall not be added to the bail amount. Upon conviction, however, the additional penalty shall be added to the fine imposed.

For Vehicle Code offenses, the Penalties Column includes the symbols designating point offenses ("!") and offenses which may be charged as occurring either in a highway construction or maintenance area. ("•").

Court Appearances

With the exception of juveniles under age 18, there shall be no mandatory court appearance required for any infraction of the California Vehicle Code punishable by fine only. A court may require a mandatory appearance for an infraction violation of the Vehicle Code when a statutory driver's license restriction, suspension, or revocation is authorized, community service or proof of payment or correction is mandatory, or a violation requires specific action under the Vehicle Code in addition to the fine. This paragraph does not apply to violations of local ordinances based on Vehicle Code sections.

Abbreviations and Symbols

- "Ct." designates "court appearance."
- "I" designates "infraction."
- "M" designates "misdemeanor."
- "P" designates "penalty."

"E. P.C." designates the offenses potentially eligible for "proof of correction" or "compliance." When the citation indicates that it is issued in accordance with Vehicle Code § 40610(b) and proof of correction is submitted within the time limitation specified in the citation or any continuance granted, the violation shall be dismissed as provided for in Vehicle Code § 40522. Vehicle Code § 40611 authorizes courts to collect a **\$25** transaction fee for each violation. No bail amount shall be collected.

If a citation does not indicate that an offense is eligible for correction, a court may presume that the offense is cited as noncorrectable. (See *California Highway Patrol v. Superior Court* (2008) 158 Cal.App.4th 726, 740.)

"!" designates a Vehicle Code offense for which one or more points have been assigned pursuant to Vehicle Code §§ 12810, 12810.2, 12810.3, and 12810.4.

"•" designates those offenses which may be charged as highway construction or maintenance area offenses (Vehicle Code § 42009).

Highway Construction or Maintenance Area Offenses (Vehicle Code § 42009)

Infractions: The bail for designated offenses is increased by **\$35**, if committed in a highway construction or maintenance area, except as noted for specified offenses. The bail for speeding offenses is indicated on the chart entitled "Increased Bail Amounts for Violations in Highway Construction Zones (Section 42009)."

Misdemeanors: The bail for designated offenses is **doubled**, if committed in a highway construction or maintenance area.

Evidence of Financial Responsibility

Pursuant to Vehicle Code § 16028(e), upon submission of evidence of financial responsibility, in a form consistent with Vehicle Code § 16020, showing that the driver was in compliance with that section at the time the notice to appear for violating subdivision (a) of Vehicle Code § 16028 was issued, further proceedings for the violation shall be dismissed and no bail amount shall be collected. Vehicle Code § 40611 authorizes courts to collect a **\$25** transaction fee for each violation that is dismissed pursuant to Vehicle Code § 16028(e).

VEHICLE CODE GENERAL PROVISIONS

		SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
ſ	М	20	False Statements	2,500 + Ct.	
ſ	М	31	False Statements to Peace Officer	$5,000 + Ct.^{35}$	

DIVISION 2 – ADMINISTRATION

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
М	1808.45	Unauthorized Disclosure of DMV Records	2,250 + Ct.	
М	2468(a)	Failure of Licensed Renderer to Keep Written Records of Inedible Kitchen Grease	200 + Ct.	
М	(b)	Refusal of Licensed Renderer or Registered Transporter to Exhibit Required Record or Destruction of Required Record	500 + Ct. ³⁶	
М	2800(a)	Refusal to Obey Peace Officer	500 + Ct. ³⁷	!
М	(b)	Refusal to Comply With Peace Officer's Out-of-Service Order	500 + Ct.	!
М	(c)	Refusal to Comply With U.S. Secretary of Department of Transportation's Out-of-Service Order	500 + Ct.	!
М	2800.1(a,b)	Fleeing Peace Officer Prohibited	25,000 + Ct.	!
М	2800.2(a)	Evade Peace Officer - Disregard for Safety	35,000 + Ct.	!
М	2800.3	Evade Peace Officer - Causing Death or Great Bodily Injury	50,000 + Ct.	!
М	2800.4	Driving Opposite to Direction of Lawfully Moving Traffic While Fleeing Peace Officer	35,000 + Ct.	!
М	2801	Refusal to Obey Firefighter Prohibited	50 + Ct.	!
М	2803(a)	Refusal to Adjust Unsafe or Unlawful Load	50 + Ct.	!
М	(b)	Failure to Submit Weight Certificate or Bill of Lading to Officer	50 + Ct.	!
М	2813	Commercial Vehicle Inspection	35 + Ct.	
М	2813.5 (b)	Use or Issuance of Unauthorized Inspection Stickers	25	+ P.

DIVISION 3 – REGISTRATION

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
Μ	4461(b)	Unlawful Lending/Use of Disabled Person Placard	250 + Ct.	
Μ	(c)	Unlawful Display of Disabled Person Placard	250 + Ct.	
Μ	(d)	Unlawful Use of Special Identification Plate	250 + Ct.	
М	4462.5	Unlawful Display of Evidence of Registration With Intent to Avoid Compliance	150 + Ct.	
М	4463(b)(1-3),(c)	Unlawful Forgery, Passing, Possession, Sale or Display of Disabled Person Placard With Fraudulent Intent	500 + Ct. ³⁸	
М	5506	Resell/ Transfer of Total Loss Salvage Vehicle	1,000 + Ct.	
М	5753(a-d)	Failure of Commercial Dealer to Deliver Certificate of Ownership and Registration Card to Transferee	1,000 + Ct.	
М	(f)	Failure of Licensed Dealer Upon Written Request to Disclose Pertinent Information	1,000 + Ct.	
М	5901	Notice by Dealer, etc. of Transfer or Mileage	1,000 + Ct.	

DIVISION 3 – REGISTRATION

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
М	8802	Failure to Return Evidence of Registration to DMV Upon Cancellation, Suspension, or Revocation When Committed With Intent to Defraud	1,000 + Ct.	
М	8804	Resident Registering Vehicle in Foreign Jurisdiction	300 + Ct.	

DIVISION 3.5 - VESSELS

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
М	9872	Defacing, Destroying or Altering Hull Identification Number	100 + Ct.	
М	9872.1(a)	Knowingly Buy, Sell or Possess Altered/ Destroyed Hull Identification Number	100 + Ct.	

DIVISIONS 4 AND 5 - ANTITHEFT LAWS AND OCCUPATIONAL LICENSING

	SECTION	DESCRIPTION	BAIL (I	N DOLLARS)	Р
М	10501(a)	False Report of Vehicle Theft With Intent to Deceive	300	+ Ct.	
М	10750(a)	Unauthorized Alteration of Vehicle Numbers or Identification Marks	200	+ Ct.	
М	10751(a)	Knowing Purchase, Sale, or Possession of Vehicle With Removed, Defaced, Altered, or Destroyed Registration or	300	+ Ct.	
М	10851(a)	Taking or Driving Vehicle Without Consent	5,000	+ Ct.	
М	10851.5	Theft of Binder Chains	1,000	+ Ct.	
М	10852	Injuring or Tampering With Vehicle or Contents Without Consent of Owner	300	+ Ct.	
М	10853	Climbing Onto, Attempting to Manipulate, or Tampering With Unattended Vehicle With Intent to Commit Malicious Injury,	500	+ Ct.	
М	10854	Tampering With, Driving, or Removing any Part of Vehicle by Bailee	300	+ Ct.	
М	11500	Conducting Business as Automobile Dismantler Without Valid Permit/License and Official Place of Business	250	+ Ct.	
М	11515(a,b,d,e)	Salvage Vehicle Notice and Certificate Requirements	500	+ Ct.	
М	11520(a)	Failure of Licensed Auto Dismantler to Provide Required Notice to DMV and DOJ Within Required Time	150	+ Ct.	
М	11700	Acting as Dealer, Remanufacturer, Manufacturer, Transporter, or Distributor Without A Valid License	250	+ Ct.	
М	11713(a-t)	Engage in Prescribed Unlawful Acts by a Licensed Manufacturer, Transporter or Dealer	250	+ Ct.	
М	11713.17(a,b)	Violation by Dealer, Manufacturer, or Distributor of Requirements for Securing Front License on Vehicle	150	+ Ct.	
Μ	11725(a)	Removal of Vehicle to Foreign Jurisdiction for Registration	150	+ Ct.	
М	(b)	Failure to Remove License Plates From Vehicle if Known That Vehicle Is to be Exported to Foreign Jurisdiction	150	+ Ct.	

DIVISIONS 4 AND 5 - ANTITHEFT LAWS AND OCCUPATIONAL LICENSING

-	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
Μ	11800	Conduct of Business as Vehicle Salesperson Without Valid License	250 + Ct.	
М	12110(a)	Providing or Requesting a Commission, Gift or Compensation in Consideration of Arranging or Requesting the Services of a Tow Truck	1,000 + Ct.	
М	(c)	Exchange of Valuable Consideration Between Towing Service or Employee of Towing Service and Repair Shop or Employee of Repair Shop for the Delivery or Arranging of Delivery of a Vehicle for Storage or Repair	1,000 + Ct.	

DIVISION 6 - DRIVERS' LICENSES

	SECTION	DESCRIPTION	BAIL (I	N DOLLARS)	P
М	12500(a)	Unlawful to Drive Unless Licensed (No License)	100	+ Ct. ³⁹	
М	12515(b)	Minor Under 21 Employed to Drive in Interstate Commerce or Carry Hazardous Materials	200	+ Ct.	
М	12517(a)(2)	Operation of School Bus Without Certificate in Possession While Transporting Pupils	250	+ Ct.	
М	(b)	Operation of School Pupil Activity Bus Without Certificate in Possession While Transporting Pupils	250	+ Ct.	
М	12517.45(a)	Unlawful Operation of Specified Vehicle Transporting Pupils	250	+ Ct.	
М	12519(a)	Farm Labor Vehicle License	80	+ Ct.	
Μ	12951(b)	Refusal to Present License to Officer	50	+ Ct.	
М	13004(a-g)	Identification Card - Unlawful Use	50	+ Ct.	
Μ	13004.1(a)	Manufacture or Sale of Fraudulent I.D.	1,000		
Μ	14601(a)	Driving When Privilege Suspended or Revoked	1,000		!
		One Prior Conviction	2000	+ Ct.	!
		Two or More Prior Convictions	5,000	+ Ct.	!
М	14601.1(a)	Driving When Privilege Suspended or Revoked for Offenses Not Relating to Driving Ability	300	+ Ct. ⁴²	!
		One Prior Conviction	2000	+ Ct.	!
		Two or More Prior Convictions	5,000		!
М	14601.2(a,b)	Driving When Privilege Suspended or Revoked for Driving Under Influence of Alcohol/Drugs	1,000	+ Ct.	!
		One or More Prior Convictions	2,000	+ Ct.	!
М	14601.3(a)	Accumulation of Driver Record History By Habitual Traffic Offender During Period of License Suspension or After Revocation	1,000	+ Ct. ⁴³	!
		Two or More Prior Convictions	2,000	+ Ct.	!

DIVISION 6 - DRIVERS' LICENSES

	SECTION	DESCRIPTION	BAIL (II	N DOLLARS)	Р
М	14601.4(a)	Causing Bodily Injury While Driving With Suspended or Revoked License	2,500	+ Ct.	!
М	14601.5(a,b)	Driving When Privilege Suspended or Revoked for Refusing Chemical Test or Driving With Excessive Blood Alcohol Second Offense (Section 14601, 14601.2, 14601.3, 14601.5 Within 5 Years)	1,000 2,000	+ Ct. + Ct.	!
М	14604(a)	Knowingly Allow Another to Drive Vehicle Without Valid Driver's License	150	+ Ct.	
М	14610(a)(1-8)	Unlawful Use of License	100	+ Ct.	
М	14610.1(a)	Manufacture or Sale of Fraudulent I.D./Driver's License Prohibited	1,000	+ Ct. ⁴⁴	
М	15501	Presentation of False Driver's License by Minor	150	+ Ct.	

DIVISION 7 - FINANCIAL RESPONSIBILITY

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Ρ
М	16030(a)	Knowingly Provide False Evidence of Financial Responsibility	750	+ Ct.	
М	16560(a,b)	Violation of Interstate Highway Carrier Requirements	300	+ Ct.	

DIVISION 10 - ACCIDENTS AND ACCIDENT REPORTS

	SECTION	DESCRIPTION	BAIL (II	N DOLLARS)	Р
М	20001(a)	Duty to Stop When Involved in Accident With Injury or Death	10,000) + Ct.	!
М	20002(a,b)	Hit and Run - Property Damage	5,000	+ Ct.	!
М	20003	Failure to Provide Required Information or Render Necessary Assistance to Occupants of Struck Vehicle With Accident Resulting in Injury or Death	250	+ Ct.	!

DIVISION 11 - RULES OF THE ROAD

	SECTION	DESCRIPTION	BAIL (IN	N DOLLARS)	Р
М	21200.5	Bicyclist Riding Under the Influence	250	+ Ct.	
М	21464(d)	Willful Interference With Traffic Device or Willful Use, Possession, or Distribution of Traffic Interference Device That Results in Injury or Death	5,000	+ Ct.	
М	21651(b)	Wrong Way Driving	80	+ Ct.	!
	(c)	Wrong Way Driving With Injury or Death	1,000	+ Ct.	!
М	21655.9(c)	Operate or Own Vehicle That Displays Low-Emission Decal Not Issued for the Vehicle	250	+ Ct.	
М	21702(a,b)	Limitation on Driving Hours	100	+ Ct. ⁴⁵	!
М	21713	Armored Car Without License	100	+ Ct.	
М	21963	Blind Pedestrians - Right of Way	500	+ Ct.	!

VEHICLE CODE DIVISION 11 - RULES OF THE ROAD

	SECTION	DESCRIPTION	BAIL (II	N DOLLARS)	Р
М	22406.1	Maximum Speed for Commercial Vehicles	300	+ Ct.	- !
		- In Excess of Speed Limit by 15 MPH or More			
М	22513(b)	Stop to Solicit Towing Services	100	+ Ct.	
М	(c)	Towing Without Authorization	100	+ Ct.	
М	22520.5(a)	Vending on Freeway Right-of-Way (Second Offense)	50	+ Ct. ⁴⁶	
М	22658(g)(1)(B)	Failure of Tow Company or Driver on Request by Owner or Owner's Agent to Release Vehicle Not Yet in Transit	250	+ Ct.	
М	(i)(1)(B)	Failure to Make Rate Approved by CHP Available for Inspection Within 24 Hours of Request	1,000	+ Ct.	
М	(j)(2)	Charging Excessive Rate for Towing Service or Storage	1,000	+ Ct.	
М	(k)(1,2)	Refusal of Credit Card by Storage Facility for Payment of Charges for Towed Vehicle	1,000	+ Ct.	
М	(I)	Violation by Tow Company of Requirements for Removal of Vehicle from Private Property	1,000	+ Ct.	
М	(m)(1)	Failure of Tow Company to Provide Notice of Removal of Vehicle	250	+ Ct.	
М	23103(a,b)	Reckless Driving	5,000	+ Ct.	•!
М	23104(a,b)	Reckless Driving – Bodily Injury	20,000) + Ct.	•!
М	23105(a)	Reckless Driving – Specific Injury) + Ct.	- !
М	23109(a)	Engaging in Speed Contests	10,000) + Ct. ⁴⁷	- !
М	(b)	Abetting Speed Contests		+ Ct.	- !
М	(c)	Engaging in or Abetting Exhibition of Speed	1,000	+ Ct. ⁴⁸	-!
М	(d)	Placing Barricades or Obstructions		+ Ct.	-!
М	(e)(2)	Engaging in Speed Contest and Causing Bodily Injury) + Ct.	-!
М	(f)(1)	Engaging in Speed Contest With Prior	-) + Ct.	- !
М	(f)(2)	Engaging in Speed Contest and Causing Bodily Injury With Prior	20,000) + Ct.	- !
Μ	23109.1	Engaging in Speed Contest – Specific Injury	15,000) + Ct.	- !
М	23110(a)	Throwing Substance at Vehicle Prohibited	250+		
М	23112.5(a)	Hazardous Materials - Notification of Agency	2,000	+ Ct. ⁴⁹	
М	23114(a,b,e,f)	Spilling Load on Highway Prohibited (Second or Subsequent Offense Within 2 Years)	100	+ Ct. ⁵⁰	
М	23127	Unauthorized Motor Vehicle on Riding/ Hiking Trails	50	+ Ct.	!
М	23152(a-g)	Driving Under Influence of Alcohol and/or	5,000	+ Ct.	- !
		Drugs One Prior Conviction Within 10 Years	15,000) + Ct.	- !
		Two or More Prior Convictions Within 10	25,000) + Ct.	- !
		Years Add for Traffic Collision, BAC Greater	10,000	additional bail	
		Than			
		.15% or Refusal	25,000	additional bail	
		Add for Both Traffic Collision and BAC Greater			
М	23153(a-g)	Driving Under Influence Causing Injury) + Ct.	- !
		One Prior Conviction) + Ct.	-!
		Add for BAC Greater Than .15%	10,000	additional bail	

DIVISION 11 - RULES OF THE ROAD

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
Μ	23224(a,b)	Possession of Alcohol by Minor In a Vehicle Prohibited	100 + Ct.	•
М	23247(a)	Unlawful to Rent/ Loan Vehicle to Person With License Restriction Requiring Ignition Interlock Device	2,000 + Ct.	
М	(b-e)	Unlawful to Request/ Solicit Someone to Blow Into Device/ Start Motor Vehicle With Device; to Drive Unequipped Vehicle; Tamper With Vehicle Requiring Interlock Device	1,200 + Ct.	
М	23253	Failure to Obey CHP or DOT Officers at Vehicular Crossing	50 + Ct.	!
Μ	23332	Trespass on Vehicular Crossing	50 + Ct.	

DIVISION 11.5 - DUI

BAIL (IN DOLLARS) P
nition Interlock Device Within 500 + Ct.
9

CHAPTER 1 OF DIVISION 12 - GENERAL PROVISIONS

	SECTION	DESCRIPTION	BAIL (II	N DOLLARS)	Р
М	24002.5(a)	Unlawful Operation of a Farm Labor Vehicle	1,000	+ Ct. ⁵¹	!
М	24011.3(c)(1)	Passenger Vehicle Manufacturer - Willful Failure to Affix Bumper Strength Notice or Willful Misstatement of Information in the Notice	200	+ Ct.	
М	(c)(2)	Willful Defacement, Alteration or Removal of New Vehicle Bumper Strength Notice Prior to Delivery of the Vehicle	200	+ Ct.	

CHAPTER 5 OF DIVISION 12 - OTHER EQUIPMENT

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	P
Μ	27150.1	Sale of Exhaust Systems Restricted	50	+ Ct. ⁵²	
Μ	27362(a)	Sale or Installation of Non-Conforming Child Restraint System	200	+ Ct.	
М	28050	Advertisement, Sale, Use or Installation of Device Causing Motor Vehicle Odometer to Register Mileage Other Than True Mileage Driven	200	+ Ct.	
Μ	28050.5	Operation of Motor Vehicle Knowing the Odometer Is Disconnected or Nonfunctional With Intent to Defraud	200	+ Ct.	

VEHICLE CODE CHAPTER 5 OF DIVISION 12 - OTHER EQUIPMENT

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	P
М	28051	Disconnecting, Turning Back or Resetting Odometer of Motor Vehicle	200	+ Ct.	
М	28051.5	Advertisement, Sale or Use of Device Designed for Purpose of Turning Back or Resetting Odometer to Reduce Mileage Indicated	200	+ Ct.	
М	28150(d)	Possession of Four or More Radar Jamming Devices	200	+ Ct.	

CHAPTER 5 OF DIVISION 13 - TRANSPORTING OTHER LOADS

-	SECTION	DESCRIPTION	BAIL (II	N DOLLARS)	P
Μ	31303(b-e)	Violating Requirements for Transportation of Hazardous Waste	350	+ Ct.	!
М	31401(b)	Farm Labor Buses and Trucks - Inspection Required	500	+ Ct.	
Μ	(d)	Willful Rental or Use of Farm Labor Vehicle by Owner or Contractor Without CHP Inspection per VC 31401(b)	1,000	+ Ct. ⁵³	
М	31402(a)	Operation of Unsafe Farm Labor Vehicle	1,000	+ Ct. ⁵⁴	!
М	31403	Mechanic Certification of Farm Labor Vehicle	500	+ Ct.	

DIVISION 14 - TRANSPORTATION OF EXPLOSIVES

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
Μ	31602(a-c)	License, Routes To Be Used, Stopping Specified	1,000 + Ct.	!
Μ	31607(a)	Inspection Required	1,000 + Ct.	
М	31609	Record of Inspection	1,000 + Ct.	
М	31610(a-e)	Improper Equipment, Maintenance	1,000 + Ct.	
М	31611	Improper/ Lack of Maps of Route	1,000 + Ct.	
Μ	31612	Carry and Display Shipping Instructions	1,000 + Ct.	
Μ	31613	Prohibited Cargoes	1,000 + Ct.	
М	31614(a,b,d,e,h)	Transport Explosives Through Local Routes; Congested Areas; With Enclosed, Uncovered Loads; While Smoking or Open Flame	1,000 + Ct.	!
Μ	(c,g)	Loading Explosives Without Motor Stopped, Brakes Set; Vehicle Transporting Explosives Left Unattended	1,000 + Ct.	
М	(f,i)	Driving Near or Through Fires; Transportation of Explosives in a Passenger Vehicle	1,000 + Ct.	!
М	32000.5(a)	Hazardous Materials Transportation - Company Not Licensed	2,000 + Ct.	
М	(d)	Fireworks Transportation - Failure to Carry License or Present	1,000 + Ct.	

DIVISION 14 - TRANSPORTATION OF EXPLOSIVES

	SECTION	DESCRIPTION		N DOLLARS)	Р
М	32001(c)	Hazardous Material - Motor Carrier Directing Transportation Unlawfully	1,000	+ Ct.	
М	32002(a)	Violations of Division 14.1 or Regulations	2,000	+ Ct.	
М	(b)	Unlicensed Transportation	2,000	+ Ct.	
		Second or Subsequent Offense	4,000	+ Ct.	
М	33000	Violation of Shipment Regulations for the Transportation of Radioactive Materials	1,000	+ Ct.	
Μ	34100	Illegal Operation of Tank Vehicle Transporting Hazardous Waste or Flammable and Combustible Liquids on a Public Highway	1,000	+ Ct.	
М	34501(e)	Operation of Bus Without Current Inspection by CHP	200	+ Ct.	
М	34501.3(a)(2)	Motor Carriers - Unlawful Schedule Exceeding Maximum Hours of Service	300, 6	00, 900 + Ct. ⁵⁵	
М	34505(a-c)	Violation of Tour Bus Inspection and Repair Requirements	200	+ Ct.	
М	34505.5(a-c)	Violation of Motor Carrier Vehicle Inspection and Repair Requirements	200	+ Ct.	
М	34505.9(a)(4)(D)	Violation of Intermodal Roadability Inspection Program	200	+ Ct.	
М	34506(a)	Failure to Comply With Specified Regulation of Hours of Service of Drivers	500	+ Ct.	!
М	(b)	Failure to Comply With Specified Regulation of Hazardous Material Transportation	200	+ Ct.	
М	(c)	Failure to Comply With Specified Regulation of School Buses	200	+ Ct.	
М	(d)	Failure to Comply With Specified Regulation of Youth Buses	200	+ Ct.	
М	(e)	Failure to Comply With Specified Regulation of Tour Buses	200	+ Ct.	
М	(f)	Failure to Comply With Specified Regulation of Described Vehicles	200	+ Ct.	
Μ	(g)	Failure to Comply With Specified Regulation of School Pupil Activity Buses	200	+ Ct.	
М	34623(h)	Motor Carrier of Property Operating Vehicle While Permit Suspended	200	+ Ct.	
М	(i)(1)	Motor Carrier of Property With Suspended Permit Allowing Any Vehicles Subject to Suspension Based on Failure to Maintain to be Operated by Another Carrier	500	+ Ct.	
М	(i)(2)	Motor Carrier of Property Knowingly Utilizing a Vehicle From a Motor Carrier Whose Permit Is Suspended Based on a Failure to Maintain Any Vehicle	300	+ Ct.	

DIVISION 15 - SIZE, WEIGHT AND LOAD

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Р
Μ	35550(a-c) ⁵⁶	Maximum Weight on Axle or Wheel	See Overweight Chart Per 42030 (See page 38)	+ Ct.
М	35551(a,b) ⁵⁶	Computation of Allowable Gross Weight (Overweight)	See Overweight Chart Per 42030 (See page 38)	+ Ct.
М	35551.5 ⁵⁶	Violation of Gross Weight Computation Method Prescribed for Combinations Containing Trailer/Semi-trailer by More than 4,500 Pounds	See Overweight Chart Per 42030 (See page 38)	+ Ct.
М	35554(a)(1)	Gross Weight More Than 20,500 Pounds on Any One Axle of a Bus and More Than 4,500 Pounds Over Weight Limit	See Overweight Chart Per 42030 (See page 38)	+ Ct.
М	35554(c)	Operation of Transit Bus in Excess of Federal Weight Limit	See Overweight Chart Per 42030 (See page 38)	+ Ct.
М	35600 ⁵⁶	Noncompliance With Solid Tire Gross Weight Limitation Standards by More Than 4,500 Pounds	See Overweight Chart Per 42030 (See page 38)	+ Ct.
Μ	35601 ⁵⁶	Noncompliance With Metal Tire Gross Weight Limitation Standards by More Than 4,500 Pounds	See Overweight Chart Per 42030 (See page 61)	+ Ct.
М	35655(a) ⁵⁶	Operation of Vehicle on Highway Containing Load Exceeding Maximum Weight Highway is Designed to Sustain by More Than 4,500 Pounds	See Overweight Chart Per 42030 (See page 38)	+ Ct.
М	35712 ⁵⁶	Violation of County Ordinance Prohibiting Commercial Vehicles Exceeding Certain Weight Limitations by More Than 4,500 Pounds in Residential Area	See Overweight Chart Per 42030 (See page 38)	+ Ct.
М	35753(a) ⁵⁶	Operation of Vehicle Over Bridge, Causeway, Viaduct, Trestle or Dam Containing Load Exceeding the Maximum Weight the Structures will Safely Sustain by More Than 4,500 Pounds	See Overweight Chart Per 42030 (See page 38)	+ Ct.
Μ	35784(b)	Violation of Special Permit Requirements	150 + Ct.	!
М	35784.5(a)	Transportation of Extra-legal Load Without Permit	150 + Ct.	
М	35785(b)	Violation of Single Saw Log Hauling Speed Limit of 15 MPH Over Bridge or Causeway or 25 MPH on Highway	150 + Ct.	
М	35786(b)	Operation of Truck Booster Power Unit in Noncompliance With Route Specifications	100 + Ct.	
М	35790(g)	Failure to Carry Appropriate Permits, Certificates, and Notices Required for Movement of Manufactured Homes	100 + Ct.	
М	(h)	Violation of Terms, Conditions, or Limitations Specified in Manufactured-Home Transportation Permits	100 + Ct.	

DIVISION 16.5 - OFF HIGHWAY VEHICLES

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	P
Μ	38316(a)	Reckless Driving of Off-Highway Motor Vehicle	150	+ Ct.	
Μ	38317	Reckless Driving of Off-Highway Motor Vehicle Causing Injury	300	+ Ct.	
Μ	38318(a)	Throwing Substance at Off-Highway Motor Vehicle	300	+ Ct.	
Μ	38318.5	Malicious Removal or Alteration of Markers or Signs	300	+ Ct.	
М	38319	Operation of Off-Highway Motor Vehicle Likely to Cause Damage	300	+ Ct.	
М	38320(a,b)	Throwing, Depositing or Dumping Matter	50	+ Ct. ⁵⁷	

DIVISION 17 - OFFENSES AND PROSECUTION

	SECTION	DESCRIPTION	BAIL (II	N DOLLARS)	Р
Μ	40001(c)	Violation by Employer of Out-of-Service Order	300	+ Ct.	
М	(d)	Employer Allows, Permits, Requires, or Authorizes Driver to Operate Commercial Motor Vehicle in Violation of Railroad- Highway Grade Crossing Statute or Regulation	2,000	+ Ct.	
М	40005	Employer Undertakes Responding to Employee Driver's Citation and Inaction By Employer Results in Issuance of Warrant For Employee	200	+ Ct.	
М	40008(a)	Violation of VC 21701, 21703, or 23103 with Intent to Capture Physical Impression of Another Person for Commercial Purpose	750	+ Ct.	!
	(b)	Violation of VC 21701, 21703, or 23103 with Intent to Capture Physical Impression of Another Person and Causing Endangerment of Minor	1,500	+ Ct.	ŗ
М	40504(b)	Signing Written Promise to Appear With False Name	250	+ Ct.	
М	40508(a-c)	Violation of Promise to Appear, Promise to Pay [In Addition to the Bail on Original Offense.]	75	+ Ct. ⁵⁸	
М	40519(c)	Failure to Appear at Time of Trial After Pleading Not Guilty in Writing	50	+ Ct.	
М	40614	Use of Fictitious Name	150	+ Ct.	
М	40616	Violation of Promise to Correct	100	+ Ct.	
Μ	42005(e)	Failure to Attend Traffic Violator School	100	+ Ct. ⁵⁹	

OVERWEIGHT

Vehicle Code § 42030(a) provides:

"Every person convicted of a violation of any weight limitation provision of Division 15 (commencing with Section 35000), and every person convicted of a violation of Section 21461 with respect to signs provided pursuant to Section 35654 or Section 35752, and every person convicted of a violation of Section 40001 for requiring the operation of a vehicle upon a highway in violation of any provision referred to in this section shall be punished by a fine which equals the amounts specified in the following table:

POUNDS OF EXCESS WEIGHT	FINE
0 - 1,000 lbs. excess	20
1,001 - 1,500 lbs. excess	30
1,501 - 2,000 lbs. excess	40
2,001 - 2,500 lbs. excess	55
2,501 - 3,000 lbs. excess	85
3,001 - 3,500 lbs. excess	105
3,501 - 4,000 lbs. excess	125
4,001 - 4,500 lbs. excess	145
4,501 - 5,000 lbs. excess	175
5,001 - 6,000 lbs. excess	[200.04] + .04 each lb.
6,001 - 7,000 lbs. excess	[360.06] + .06 each lb.
7,001 - 8,000 lbs. excess	[560.08] + .08 each lb.
8,001 - 10,000 lbs. excess	[1,200.15] + .15 each lb.
10,001 and over	[2,000.20] + .20 each lb.

OVERWEIGHT CHART PER 42030⁶⁰

(b) No part of the penalties prescribed by this section shall be suspended for a conviction of any of the following:

- 1) Section 4001 for requiring operation of a vehicle upon a highway in violation of any provision referred to in this section.
- 2) Any provision referred to in this section when the amount of the weight exceeds 4,000 pounds.
- Any provision referred to in this section when a second or subsequent conviction of a violation thereof occurs within three years immediately preceding the violation charged. (Emphasis, bracketed numbers added.)"

WEIGHT CHART PER 42030.1

Pounds in Excess of the Declared Gross Vehicle Weight

POUNDS OF EXCESS WEIGHT	FINE	
1,001 - 1,500 lbs. excess	250	+ P.
1,501 - 2,000 lbs. excess	300	+ P.
2,001 - 2,500 lbs. excess	350	+ P.
2,501 - 3,000 lbs. excess	400	+ P.
3,001 - 3,500 lbs. excess	450	+ P.
3,501 - 4,000 lbs. excess	500	+ P.
4,001 - 4,500 lbs. excess	550	+ P.
4,501 - 5,000 lbs. excess	600	+ P.
5,001 - 6,000 lbs. excess	700	+ P.
6,001 - 7,000 lbs. excess	800	+ P.
7,001 - 8,000 lbs. excess	900	+ P.
8,001 - 10,000 lbs. excess	1,000	+ P.
10,001 and over	2,000	+ P.

Speed Violations Bail Chart: Applicable Violations

ECTION	DESCRIPTION	BAIL (IN DOLLARS)
22349(a)	Exceeding Maximum Speed Limit of 65 MPH	(see following chart)
22349(b)	Exceeding Maximum Speed of 55 MPH on a Two- Lane Undivided Highway	(see following chart)
22350	Unsafe Speed for Prevailing Conditions	(see following chart)
22351(a,b)	Driving in Excess of Prima Facie Speed Limits Established in VC 22352	(see following chart)
22352(a)(1,2)	Operating Vehicle in Excess of 15 MPH at Railroad Crossing or Freeway Intersection With No Clear Field of Vision	(see following chart)
22354(a)	Failure to Abide by Speed Limits Set by DOT on State Highways	(see following chart)
22355	Failure to Abide by Variable Speed Limits Set by DOT	(see following chart)
22356(b)	Exceeding Maximum Speed Limit of 70 MPH Where Posted	(see following chart)
22357(a)	Violation of Prima Facie Local Speed Limit	(see following chart)
22358(a)	Violation of Local Speed Limit	(see following chart)
22358.3	Violation of Local Speed Limit on Narrow Street	(see following chart)
22358.4	Violation of Prima Facie Local Speed Limit	(see following chart)
22360	Violation of Local Speed Limits Between Business and Residence Districts	(see following chart)
22361	Violation of Speed Limit on Multiple Lane Highways	(see following chart)
22362	Violation of Speed Limit Surrounding Special Work Crew	(see following chart)
22363	Violation of DOT or Local Speed Limit Set for Snow or Ice	(see following chart)
22364	Violation of Speed Limit Set by DOT on State Highways	(see following chart)
22405(a)	Exceeding Maximum Posted Speeds on Bridge/ Tube/ Tunnel	(see following chart)
22409	Speed Limit for Solid Tire Vehicle	(see following chart and chart in section 22409)
22413	Violation of Speed Limit Set by Local Authority for Steep Grades	(see following chart)

SPEED VIOLATIONS BAIL CHART

	DESCRIPTION	BAIL (IN DOLLARS)	Ρ.
	1 to 15 Miles Over Limit	35	+ P.
	16 to 25 Miles Over Limit	70	+ P.
	26 and Above (Miles Over Limit)	100	+ P.

Increased Bail Amounts for Violations in Highway Construction Zones (Section 42009)

SECTION	DESCRIPTION	BAIL (IN DOLLARS)	Ρ.
	1 to 15 Miles Over Limit	70	+ P.
	16 to 25 Miles Over Limit	105	+ P.
	26 and Above (Miles Over Limit)	135	+ P.

WELFARE AND INSTITUTIONS CODE

SECTION	DESCRIPTION	BAIL (IN DOLLARS)
5150	Certification to Department 95	25,000

(California Museum of Science and Industry)

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
I	5066	One-way Traffic	15

CALIFORNIA CODE OF REGULATIONS, TITLE 13

(Registration of Vessels)

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	
I	190.00(a,b)	Number Display	25	+ P.
1	190.01	Registration Stickers	25	+ P.
I	190.08(c)	Dealer Number Display	25	+ P.
I	190.15	Hull Identification Numbers	25	+ P.

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
I/M	1.14	General: Illegal Take or Possession	See species-specific amounts
l	1.17	Excess of Bag Limit – Fish	100 + \$20 Each Fish
M	1.62	Undersize Fish	250 + \$20 Each Fish 100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	1.74	Sport Fishing Report Card and Tagging Requirements	100
М			300
I	2.00	Fishing Methods - With 2 Poles	100
		With Net	150
М		Fishing Methods - With 2 Poles	200
		With Net	300
I	2.10	Fishing Methods – Hooks	100
М			200
I	5.80	White Sturgeon	250 + \$50 Each Fish
М			500 + \$100 Each Fish
I	7.50	Waters With Special Fishing Regulations	100
М			300
I/M	27.15	Multi-Day Trip Regulations	50
I/M	27.20-27.51	Reserves	50 + Each Fish
I	27.60	Fin Fish Limits	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	27.65	Filleting of Fish on Vessels	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	27.70	Trout in the Ocean	100 + \$20 Each Fish
М			250 + \$20 Each Fish

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
I	27.75	Salmon Closures	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	27.80	Salmon	100 + \$25 Each Fish
М			250 + \$25 Each Fish
1	27.85	Striped Bass	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	27.90	White Sturgeon	250 + \$50 Each Fish
М			500 + \$100 Each Fish
I	27.92	White Sturgeon Reporting and Tagging Requirements for Ocean Waters	100
М			300
I	27.95	Sturgeon Closure	100 + \$20 Each Fish
Μ			250 + \$20 Each Fish
I.	28.00	Grunion, California	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I.	28.05	Garibaldi	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I.	28.06	White Shark	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	28.10	Giant (Black) Sea Bass	100 + \$100 Each Fish
М			250 + \$100 Each Fish
I	28.12	Gulf Grouper and Broomtail Grouper	100 + \$100 Each Fish
М			250 + \$100 Each Fish
I	28.15	Halibut, California	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	28.20	Halibut, Pacific	100 + \$20 Each Fish
М			250 + \$20 Each Fish
1	28.25	Barracuda, California	100 + \$20 Each Fish
М			250 + \$20 Each Fish
1	28.26	California Sheephead	100 + \$20 Each Fish
M	00.07		250 + \$20 Each Fish
	28.27	Lingcod	100 + \$20 Each Fish
M	00.00		250 + \$20 Each Fish
	28.28	Cabezon	100 + \$20 Each Fish
M	20.20		250 + \$20 Each Fish
	28.29	Kelp Greenling, Rock Greenling	100 + \$20 Each Fish
M	28.30		250 + \$20 Each Fish
	20.30	Kelp Bass, Barred Sand Bass, and Spotted Sand Bass	100 + \$20 Each Fish
M	28.32	Desifie Benite	250 + \$20 Each Fish
	20.32	Pacific Bonito	100 + \$20 Each Fish
М			250 + \$20 Each Fish

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
I	28.35	White Seabass	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	28.37	Yellowtail	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	28.40	Broadbill Swordfish	100 + \$100 Each Fish
Μ			250 + \$100 Each Fish
I	28.45	Surf Smelt (Night Smelt, Day Fish, Whitebait Smelt)	100 + \$20 Each Fish
Μ			250 + \$20 Each Fish
1	28.50	Marlin	100 + \$100 Each Fish
М			250 + \$100 Each Fish
I.	28.54	California Scorpionfish (Sculpin)	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	28.55	Rockfish (Sebastes)	100 + \$20 Each Fish
М			250 + \$20 Each Fish
I	28.56	Leopard Shark	100 + \$20 Each Fish
Μ			250 + \$20 Each Fish
I	28.58	Ocean Whitefish	100 + \$20 Each Fish
М			250 + \$20 Each Fish
	28.59	Surfperch	100 + \$20 Each Fish
М		<u>-</u>	250 + \$20 Each Fish
	28.60	Herring Eggs	100 + \$20 Each Lb.
M	20.05		250 + \$20 Each Lb.
	28.65	Fin Fish-General Gear Restrictions	100
M	28.70	Weight Dawa Driver Overling, or Dawar Driver	250
I	20.70	Weight, Power Driven Gurdies, or Power Driven Winches	100
М		Willones	250
	28.75	Baited Traps for Shiner Surfperch, Pacific Staghorn	100
1	20.75	Sculpin, and Longjaw Mudsuckers	100
М			250
1	28.80	Dip Nets and Hawaiian Type Throw Nets	100
M			250
1	28.85	Beach Nets	100
M			250
1	28.90	Diving, Spearfishing	100
М			250
I	28.91	Slurp Guns	100
М			250
I	28.95	Spears, Harpoons, and Bow & Arrow Fishing Tackle	100 + species
М			250 + species
I	29.00	Gear Used in Taking Grunion	100
М			250

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
	29.05	Invertebrates – General	100
M	20100	invertebrates - General	250
1	29.10	Taking and Sizing of Mollusks	100
M			250
1	29.15	Abalone	100 + \$20 Each Fish
M		, balono	250 + \$20 Each Fish
1	29.20	Clams – General	100 + \$20 Each Clam
M	25.20	Claris – General	250 + \$20 Each Clam
	29.25	Gaper Clams and Washington Clams	100 + \$20 Each Clam
M	20120	Caper Clarits and Washington Clarits	250 + \$20 Each Clam
1	29.30	Geoduck Clams	100 + \$20 Each Clam
M			250 + \$20 Each Clam
1	29.35	Littleneck Clams, Soft-Shell Clams, Chiones, Northern	100 + \$20 Each Clam
		Quahogs, and Cockles	
М			250 + \$20 Each Clam
	29.40	Pismo Clams	100 + \$20 Each Clam
М			250 + \$20 Each Clam
1	29.45	Razor Clams	100 + \$20 Each Clam
М			250 + \$20 Each Clam
Ι	29.55	Mussels	100 + \$20 Each Mussel
М			250 + \$20 Each Mussel
Ι	29.60	Rock Scallops	100 + \$5 Each Scallop
М			250 + \$5 Each Scallop
I.	29.65	Speckled (Bay) Scallops	100 + \$5 Each Scallop
М			250 + \$5 Each Scallop
I	29.70	Market Squid, Jumbo Squid	100
М			250
	29.71	Moon Snails	100 + \$1 Each Snail
M			250 + \$1 Each Snail
	29.80	Crustacean Gear Restrictions	100 + (see species)
M	20.95		250 + (see species)
	29.85	Crabs	100 + \$20 Each Crab
M	29.86	Boy Shrimp (Cross Shrimp)	250 + \$20 Each Crab
I M	23.00	Bay Shrimp (Grass Shrimp)	100 250
	29.87	Ghost Shrimp and Blue Mud Shrimp	100 + \$1 Each Fish
I M	20.07		250 + \$1 Each Fish
	29.88	Coonstripe Shrimp	100
M	20.00		250
	29.90	Spiny Lobster	100 + \$20 Each Lobster
M			250 + \$20 Each Lobster
	30.00	Kelp-General	100
M			250
			200

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	
ΙM	30.10	Prohibited Marine Plant Species	100	
М	100	Abalone – Unlawful Taking for Commercial Purposes	15,000	
М	200	Freshwater Bait Dealer	100	
М	200.10	Sale and Transfer of Freshwater Bait License	100	
М	200.12	Bait Dealer License Required	100	
М	200.13	Species Provided For	100	
М	200.29	Sources of Live Freshwater Bait	100	
М	300	Upland Game Birds: Overlimit or Out of Season	200 + \$20 Each Bird	
I	307	Tree Squirrels: Overlimit or Out of Season	100+ \$20 Each	
М			200+ \$20 Each	
1	308	Rabbits: Overlimit or Out or Season	100 + \$20 Each	
М			200 + \$20 Each	
М	310	Illegal Hours to Hunt Small Game Mammals	200 + \$10 Each Minute	
М	310.5	Illegal Hours to Shoot Game Birds	200 + \$10 Each Minute	
I	311	Weapons or Methods Authorized	100	
М			200	
М	352	Illegal Hours to Shoot Big Game	200 + Ct.	
			+ \$10 Each Minute	
М	353	Illegal Weapons or Ammo in Deer, Bear, Wild Pig Hunting	200 + Ct.	
М	360(a,b)	Deer: Overlimit, Young, or Out of Season	500 + Ct.	
	(c)		+ \$200 Each Deer	
М	361	Illegal Archery Deer Hunting	100	
М	365	Bear: Overlimit or Out of Season and Area	500 + \$200 Each Bear	
М	460	Possession of Fisher, Marten, River Otter, etc.	200 (fully protected)	
М	461	Gray Fox or Badger Out of Season	100	
М	462	Muskrat or Mink Out of Season	50 + \$50 Each	
М	463	Illegal Location or Out of Season Beaver	50 + \$50 Each	
М	464	Illegal Location or Out of Season Raccoon	100	
М	472-473	Possess or Hunt Illegal Nongame Birds or Mammals	100 + \$10 Each	
М	474	Illegal Hours to Hunt Nongame Mammals	100 + \$10 Each Minute	
М	502(a)	Out of Season Migratory Waterfowl	200 + \$20 Each Bird	
	(b)	Overlimit Migratory Waterfowl	200 + \$20 Each Bird	
I/M	505	Use of Live Decoys	150	
М	506	Migratory Game Birds – Shooting Hours	200 + Ct.	
			+ \$10 Each Minute	
	507	Migratory Game Birds – Method of Take	100	
M	500		200	<u> </u>
I/M	509	Concurrence With Federal Migratory Game Birds	50	+ P.
I/M	510	Possess Migratory Bird Without State Duck Stamp	50	+ P.
I/M	550	Illegal Use Wildlife and Public Shooting Area	100	+ P.
I/M	551	Illegal Hunting or Use of State or Federal Areas	100	+ P.
I/M	552	Illegal Hunting or Use of Enumerated Areas	100	
I/M	600	Violation of Game Bird Club Regulations	50	+ P.

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	
I/M	650	Violation of Scientific Collecting	100	
I/M	670	Illegal Practice of Falconry	150	
I/M	670.5	Endangered or Threatened Animals	350	
I/M	671	Illegal Importation of Wild Animals	200	
			+ \$50 Each Animal	
I/M	700(a)	Display of Fishing License:	10	
	(b)	Hunting License in	200	
		Possession Without Proof of	300	
I.	4302	Payment of Fee for Use of Facilities Required	35	+ P.
М			75 + Ct.	
1	4304	No Aircraft Landing or Takeoff Without Authorization	100	
М			500 + Ct.	
I	4305(a)	No Hunting or Fishing in a State Park	100	
М			250 + Ct.	
I	(b)	No Taking, Killing, or Injuring Wildlife in Park	100	
М			250 + Ct.	
I	(e)	No Feeding of Posted Wildlife	50	+ P.
М			75 + Ct.	
	4306	No Collecting/ Destroying Vegetation in a State Park	50	+ P.
М			100 + Ct.	
I	4307	No Destruction of Geological Features in a State Park (+ damages)	50	+ P.
М			100 + Ct.	
I	4308	No Destruction of Archaeological Features in a State Park (+ damages)	100	
М			250 + Ct.	
I	4310	No Littering in a State Park	50	+ P.
М			100 ⁶²	+ P.
1	4311(a)	No Fires Except in Appropriate Stoves/ Fireplaces	50	+ P.
М			100 + Ct.	
1	(b)	No Unsafe Fires	100	
Μ			500 + Ct.	
1	(c)	No Fire or Smoking Where Posted	100	
М			250 + Ct.	
I	4312(a,b,d)	No Dog or Animal Running Loose	35	+ P
М			75 + Ct.	
I	(c)	Keeping Noisy, Vicious or Dangerous Dogs or Animals	100	
М			250 + Ct.	
	(e)	No Dogs in Area Unless on a Leash	50	+ P.
M			100 + Ct.	
	(f)	No Dogs in a Unit Except Under Control	35	+ P.
M	(75 + Ct.	_
	(g)	No Grazing Without Authorization + \$30 per head	50	+ P.
М			100 + Ct.	

CALIFORNIA	CODE OF	REGULATIONS	, TITLE 14 ⁶¹
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	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	
I	4313	No Weapons or Traps Except Where Authorized	100	
М			250 + Ct.	
I	4314	No Fireworks Allowed	50	
М			100 + Ct.	
Ι	4316	No Photography/Filming for Commercial Purposes Without Authorization	100	
Μ			500 + Ct.	
I	4317	No Juvenile Shall Violate Posted Curfew Hours	35	+ P.
М			75 + Ct.	
I	4318	No Loitering About Park Restrooms, Showers, etc.	100	
М			250 + Ct.	
I.	4319	No Dangerous Recreational Activities	35	+ P.
М			75 + Ct.	
I	4320(a)	Observation of Quiet Hours Required	50	+ P.
Μ			100 + Ct.	
I	(b)	No Outside Machinery Operated Without Permission	50	+ P.
Μ			100 + Ct.	
I	(c)	No Noisy Disturbance During Specified Hours	35	+ P.
Μ			75 + Ct.	
I	4321	Restrictions on Assembly	50	+ P.
М			100 + Ct.	
I	4322	No Nudity Except Where Authorized	50	+ P.
М			100 + Ct.	
I	4323(a)	Restrictions on Recreation Equipment	35	+ P.
М			75 + Ct.	
I	(b)	Restrictions on Food Storage	50	+ P.
М			100 + Ct.	
I	(c)	Restrictions on Tents on Beaches	35	+ P.
М			75 + Ct.	
I	4324(a-c)	Requirements for Sanitation	50	+ P.
М			100 + Ct.	
I	4326	Violation of Posted Orders/ Special Permits Prohibited	50	+ P.
М			100 + Ct.	
I	4330	Restrictions for Use of Pesticides	100	
М			500 + Ct.	
I	4331	No Soliciting Without Authorization	50	+ P.
Μ			100 + Ct.	
I	4333	Restriction of Glass Containers Except as Authorized	50	+ P.
Μ			100 + Ct.	
I	4351	Restrictions in Natural Preserve	100	
М			500 + Ct.	
I	4351.1	Restrictions in State Wilderness	100	
М			500 + Ct.	

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	
I	4352	No Off-Highway Vehicles	50	+ P.
М			100 + Ct.	
I/M	4353	No Violations of Posted Speed Limits		
		1-15 MPH Over Limit	25	+ P.
		16-25 MPH Over Limit	50	+ P.
		≥ 26 MPH Over Limit	100	+ P.
l M	4354	No Vehicle Operations That Endanger Persons/ Animals	50 100 + Ct.	+ P.
l M	4355	Restrictions on Vehicle Operation	50 75 + Ct.	+ P.
	4357	License Requirements to Operate Vehicle	50	+ P.
M			75 + Ct.	
M/I	4358	Parking	25	
	4359(b)	No Horses/ Pack Animals except in Designated Areas	50	+ P.
M			75 + Ct.	
1	(c)	No Riding Horses/ Pack Animals in Reckless Manner	50	+ P.
M			100 + Ct.	
1	(e)	Gate Requirements When Riding	35	+ P.
M			100 + Ct.	
1	4360	Regulations for Operation of Bicycles	50	+ P.
M			75 + Ct.	
1	4451(a)	Camping in Designated Areas Only	35	+ P.
M			75 + Ct.	
1	4452	Number Occupying Campsites	35	+ P.
М			75 + Ct.	
1	4453	Camping Fees Due at Certain Times	35	+ P.
M			75 + Ct.	
1	4454	Occupancy Authorized Only After Fees Are Paid	35	+ P.
M			75 + Ct.	
	4455	Camping Time Limits - Days per Year	35	+ P.
M	-		75 + Ct.	
	4456	Vacating Campsite Requirements	35	+ P.
M			75 + Ct.	
	4457	No Camping in Day Use Area Unless Authorized	35	+ P.
M			75 + Ct.	
	4458	Nighttime Closure Requirements	50	+ P.
M			100 + Ct.	
	4610(a)	Unlicensed Driver Off-Highway Requirements	50	+ P.
M			100 + Ct.	
	(b)	Unlicensed Driver Off-Highway Capabilities	50	+ P.
M			100 + Ct.	
	4611(c-i)	Rockhounding Regulations	50	+ P.
M			100 + Ct.	ΤΙ.
171				

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)	
ΙM	4650	No Swimming Except in Designated Areas	50 100 + Ct.	+ P.
I	4651	No Boating/Water Skiing in Designated Swimming Areas	100	
Μ			500 + Ct.	
M/I	4654	Surf Riding	25	+ P.
l M	4656	No Diving Allowed	50 100 + Ct.	+ P.
l M	4657	No Boat Launching Where Posted	50 100 + Ct.	+ P.
l M	4658	No Exceeding Posted Speed Limits in Boats	50 100 + Ct.	+ P.
l M	4659	Speed Restriction for Nighttime Boat Operation	50 100 + Ct.	+ P.
I	4660(a)	Vessel Overnight Stay Prohibited Except Where Permitted	50	+ P.
Μ			100 + Ct.	
I	(b)	Vessel Restrictions Apply If Posted	50	+ P.
Μ			100 + Ct.	
I	(c)	Abandoned Vessels Must Be Removed by Registered Owner of Notification	50	+ P.
Μ			100 + Ct.	
l M	4661	Restrictions for Disposal of Waste From Boats	50 100 + Ct.	+ P.
l M	4662(a)	Vessel Inspection Requirements - Any Time	50 100 + Ct.	+ P.
l M	(b)	Vessel Inspection Requirements - Continued Use	35 75 + Ct.	+ P.
l M	4664(a)	Restrictions on Underwater Activities - Entry Areas	35 75 + Ct.	+ P.
l M	4700	Requirements for Runaway Snow Skis	35 75 + Ct.	+ P.
l M	4701	Winter Sports Allowed Only in Designated Areas	50 100 + Ct.	+ P.
M/I	6565.5	Required Personal Flotation Device	35 E. P.C.	+ P.
M/I	6565.8	Size and Condition of Personal Flotation Device	35 E. P.C.	+ P.
M/I	6574	Improper Backfire Flame Arrestor	35 E. P.C.	+ P.
M/I	6575	Required Cowled Ventilator Ducts	35 E. P.C.	+ P.
Μ	6600.1	Pilot Rules/ Rules of the Road	75 + Ct.	
M/I	6692	Required Visual Distress Signals	35 E. P.C.	+ P.

Unlisted Misdemeanors and Infractions

All violations of County ordinances for which no provision is made in this schedule shall have bail as follows: Misdemeanors: **\$250**

Infractions: **\$35**, except, if the minimum fine is greater than \$35, the bail shall be the amount of the minimum fine.

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
М	10.12.190	Failure to Exhibit Dog License or Certificate Upon Request	250
М	10.12.200	Interfering With Officer	250
- I	10.20.180	Tag Not Affixed	25
- I	10.20.190	Dog License	25
- I	10.20.220	Vaccination	25
М	10.28.060	Operating a Kennel	250
М	10.32.010	Leash Law	25
М	10.32.020	Attack Dogs - Fence/ Wall Required	250
I	10.32.040	Control of Animal	25
М	10.40.010	Animal Care	250
М	10.86.010	Interference With Police Dog	250

ANIMALS - TITLE 10

BEACHES - TITLE 17, CHAPTER 17.12

Misdemeanor violations of Title 17, Chapter 17.12 are preceded by the letter "M".

S	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
	17.12.190	Flora	25
	17.12.200	Turf	25
	17.12.205	Sand – No Digging	25
	17.12.210	Structures	50
	17.12.220	Recreation Building	10
	17.12.230	Motor Vehicles, Parking	20 No P.
	17.12.240	Bicycle Paths	10
	17.12.250	Overnight Use and Camping	25
	17.12.260	Shelters	10
	17.12.280	Animals	25
	17.12.290	Cats and Dogs	10
	17.12.300	Horses	10
	17.12.310	Disturbances	25
	17.12.320	Alcoholic Beverages	25
	17.12.340	Solicitation	25
	17.12.350	Loitering	25
М	17.12.360	Nudity	50
	17.12.365	Smoking	25
	17.12.370	Fires	25
	17.12.380	Rubbish	25
	17.12.390	Glass, etc.	25
	17.12.400	Fireworks	25

BEACHES - TITLE 17, CHAPTER 17.12

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
Μ	17.12.410	Shooting Weapons	50
	17.12.420	Throwing Missiles	25
	17.12.430	Ball Playing	25
М	17.12.440	Designation of Hazardous Areas	50
	17.12.450	Bathing	25
	17.12.460	Use of Inflated Equipment	15
	17.12.470	Boating	25
М	17.12.480	Surfboards, Surfmats, Paddleboards, etc.	50
	17.12.510	Surfriders Beach	25
	17.12.520	Oil Pollution	50
	17.12.530	Indirect Pollution	50
	17.12.540	Other Pollution	50

FIRE CODE - TITLE 32

All violations of Title 32 of the Los Angeles County Code, the Fire Code, constituting misdemeanors for which no provision is made in this schedule shall have bail of **\$300**.

All violations of Title 32 of the Los Angeles County Code, the Fire Code, constituting infractions for which no provision is made in this schedule shall have bail of **\$50** for a first violation, **\$100** for a second violation, **\$250** for a third violation, and **\$500** for each succeeding violation within a 12-month period.

SECTION	DESCRIPTION	BAIL (IN DOLLARS)
307.6	Open Fires	50
326.17	Travel on Fireroads and Firebreaks	25

HARBORS - TITLE 19, CHAPTER 19.12

The bail on all violations of Title 19, Chapter 19.12 is **\$300** with the exception of the misdemeanors listed below. Misdemeanors are preceded by the letter "M".

SECTION	DESCRIPTION	BAIL (IN DOLLARS)
19.12.610	Compliance With Markers, Signals, etc.	20
19.12.620(a)	Basic Speed Law (Court appearance in excess 15 mile)	2 per n mile
(b)	5 Knots or Posted (Court appearance in excess 15 mile)	2 per n mile
19.12.630	Race without Permit	120
19.12.640	Reverse Gear	60
19.12.660	Failure to Provide Information - Vessels	60
19.12.680	Obey Posted Signs	20

HARBORS - TITLE 19, CHAPTER 19.12

The bail on all violations of Title 19, Chapter 19.12 is **\$300** with the exception of the misdemeanors listed below. Misdemeanors are preceded by the letter "M".

SECT	ION	DESCRIPTION	BAIL (IN DOLLARS)
	12.700	Maritime Repair without Proper Registration	20
19.	12.710(b)	Launching at Undesignated Places	20
19.	12.720	Debark without Permission	20
19.	12.730	Sleeping Overnight	20
19.	12.740	Alcoholic Beverage, Public Area - Sell	40
19.	12.780	Vessel in Swim Area	60
19.	12.790	Swimming Area	20
19.	12.800	Obstruction of Facilities	20
M 19.	12.810	Damage Aids/ Signs	20
19.1	12.870	No Peddling Land/ Water	40
19.1	12.890	Sale Live Bait	20
19.1	12.900	Transfer Bait	20
19.1	12.950	Owner Responsible Safe Mooring	40
19.1	12.960	Moor in Slip without Permission	20
19.1	12.970(a)	No Anchoring	40
	(b)	Anchor Lights Required	60
19.1	12.980	No Mooring Buoys	40
19.1	12.990	Moor to Navigation Aid	20
19. ⁻	12.1000	Moor to Another Vessel	20
19. ⁻	12.1010	Moor to County Structure without Permission	20
19. ⁻	12.1020(a)	Unlawful Anchoring/ Sinking	100
	(b)	Marking Sunken Vessel	120
19.1	12.1030	County Correct Unsafe Mooring	Authoritative Only
19.1	12.1050	Disabled Vessels	120
19. ⁻	12.1060	Unseaworthy Vessels	100
19. ⁻	12.1070	Illegally Moored or Abandoned Vessel	40
19. ⁻	12.1100	No Toilets Used	60
19.	12.1120	Discharge Trash, Sewage or Other Waste	60
19.	12.1130(a)	Dead Animals Into Water	60
	(b)	Cleaning Fish	20
19.1	12.1140	Oil or Paint Into Water	60
M 19. ′	12.1150	Installed Hazardous Lights	20
M 19.	12.1170	Welding or Cutting	120
19.1	12.1180	Walkways Kept Clear	20
19.1	12.1190(a)	Steps Permanently Secured	20
	(b)	Platforms Over 1/2 Walkway	20
	(c)	Ladders within 5 Feet of Terminus	20
	12.1220(b)	Mooring without Permit	20
19. ⁻	12.1230	25' Maximum	40

LOS ANGELES COUNTY CODE HARBORS - TITLE 19, CHAPTER 19.12

The bail on all violations of Title 19, Chapter 19.12 is **\$300** with the exception of the misdemeanors listed below. Misdemeanors are preceded by the letter "M".

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
	19.12.1240(a)	Extend Beyond 4 Feet	20
	(b)	Extend Over Walkway	20
М	19.12.1250(a)	8 Knots or Posted (Court appearance in excess 15 mile)	2 per n mile
М	(b)	5 Knots Entrance (Court appearance in excess 15 mile)	2 per n mile
		Excessive Wake	60
		Endangering	40
	19.12.1260(a)	Vessels at Beach Area	40
	(b)	Vessels in Swim Area	60
	19.12.1270	Sportfishing	60
	19.12.1290	Recreation Building, Permit Only	20
	19.12.1300(a)	Motor Vehicle without Permit	20
	(b)	Failure to Comply	20
	19.12.1310- 19.12.1360	Parking and Driving Regulations	20
	19.12.1370(a)	Cats and Dogs on Leash	20
	(b)	Horses by Permit	20
	(c)	Owner Animal Cleanup	20
М	19.12.1380(a)	Hunt, Scare Wild Animals	20
М	(b)	Feed Toxic Substances	20
	19.12.1400	Servicing and Repair Vessel in Unauthorized Manner	40
	19.12.1410(a)	Emergency Access	20
	19.12.1420(a)	Climb Over Bulkheads	20
М	19.12.1420(b)	Water Ski or Aquaplane	20
	19.12.1420(c)	Excess 75' Towline	20
	19.12.1420(d)	Swimming Where Not Permitted	20
М	19.12.1420(e)	Hydrofoil, Seaplane, etc.	40
	19.12.1420(f)	Loitering	20
	19.12.1420(g)	Barbecue Where Permitted	20
	19.12.1420(h)	Smoking	20
	19.12.1420(i)	Change Clothes	20
	19.12.1420(j)	Soliciting, Peddling, etc.	40
	19.12.1420(k)	Moored Vessel High rpm	40
	19.12.1420(I)	Broken Glass Deposited	40
	19.12.1420(m)	Garbage, Refuse, Bottle, Can Deposited	40
	19.12.1420(n)	Dump Hot Coals	20
	19.12.1420(o)	Throw Objects Intentionally	40
	19.12.1420(p)	Discharge Guns, Bow & Arrow	120
	19.12.1420(q)	Remove or Destroy Shrubs	40
	19.12.1420(r)(1)	Deface Building	40
	19.12.1420(r)(2)	Write on Building	40
	19.12.1420(r)(3)	Attach Sign/ Building	40
	19.12.1420(s)(1)	Disturb Peace/ Loud Music	40

HARBORS - TITLE 19, CHAPTER 19.12

The bail on all violations of Title 19, Chapter 19.12 is **\$300** with the exception of the misdemeanors listed below. Misdemeanors are preceded by the letter "M".

SECTION	DESCRIPTION	BAIL (IN DOLLARS)
19.12.1420(s)(2)	Disturb Peace/ Sounding Horn Excessive	20
19.12.1420(s)(3)	Disturb Peace/ Tumultuous Conduct	100
19.12.1420(s)(4)	Disturb Peace/ Loud Engine	40
19.12.1420(s)(5)	Disturb Peace/ Motor Vehicle Maintenance	40

PARKS AND RECREATION AREAS, TITLE 17, CHAPTER 17.04

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
	17.04.330	Violation of Park Hours	50
	17.04.340(a)	Injure, Tree, Plant, Shrub, etc.	100
	(b)	Remove, Wood, Turf, Grass, etc.	100
	(c)	Cut, Break, Injure, Deface, etc.	100
	17.04.350	Islands, Go or Remain Upon	25
	17.04.360	Children Visiting Park	50
	17.04.370	Motor Vehicles, Operation & Parking	25
	17.04.380	House Trailers	50
	17.04.390	Overnight Camping, Designated Areas	50
	17.04.400	Animals, Entry in Park	50
	17.04.410	Dogs and Cats, on Leash	20
	17.04.420	Horses, Designated Trails	50
	17.04.430	Grazing Animals	50
М	17.04.435(a)	Disturbances, Loud or Unusual Noise	25
	(b)	Obscene Conduct	50
	(c)	Vulgar Language	50
М	17.04.440	Possession of Alcoholic Beverages	25
		Possession of Dangerous Drugs	500
		Sale of Either	500
М	17.04.450	Intoxication	50
	17.04.460	Solicitation, etc.	25
	17.04.470	Molesting Animals	250
	17.04.480	Changing Clothes	25
	17.04.490	Washing, etc.	25
	17.04.500	Rubbish, Place or Dispose	25
	17.04.530	Swimming	20
	17.04.550	Boating, Authorized Types	50
	17.04.560(a)	Unlawful Fishing	50
	(b)(1)	Fishing, Overlimit	25 + \$5 Each Fish
	(b)(2)	Fishing, No License	50
	(b)(3)	Cleaning of Fish	50
М	17.04.590	Fires	100

LOS ANGELES COUNTY CODE PARKS AND RECREATION AREAS, TITLE 17, CHAPTER 17.04

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
	17.04.600	Harmful Objects, Place or Throw	50
	17.04.610	Firecrackers, etc.	100
М	17.04.620	Discharge or Shoot Firearms	250
	17.04.630	Model Airplanes, etc.	25
	17.04.640	Sleds, etc.	25
	17.04.645	Smoking	25
	17.04.660	Boat Registration	5 or 50
	17.04.680	Permits to Operate on Park Waters	5 or 50
М	17.04.690	Inspection	50
	17.04.700	Motorboat Racing	100
	17.04.710	Size of Vessels	50
	17.04.730	Designated Boating Areas	25
	17.04.740	Hours of Operation of Vessels	50
	17.04.750	Designated Launching Areas	50
М	17.04.800	Seating, Passengers	25
		Overloading, Passengers	50
		Unsafe Operation of Vessel	250
	17.04.820	Speed, 5 knots within 15' of Shore, etc.	50
		Speed, 12 knots Designated Areas	50
	17.04.830	Surfboards, etc.	50
	17.04.840	Canoes, Designated Areas	50
	17.04.850	Sailboats, Safe Operation	50
	17.04.860	Toilets, on Park Waters	50
	17.04.980(a)	Bank Fishing - Hours	50
	(b)	Fishing From Vessel – Hours	50
	17.04.990	Fishing in Ski Areas, Hours	50
	17.04.1010	Observance to Number of Vessels	50
	17.04.1020	Water Skiing, Designated Areas	50
	17.04.1030	Skiing Take-off and Landing Areas	50
	17.04.1040	Water Skiing, Designated Times	50
	17.04.1050	Operators and Observers	100
	17.04.1060	Responsibility, Registered Owner	50
	17.04.1070	Water Skiing Equipment	25
	17.04.1080	Length of Towline	25
	17.04.1090	Speed, Excess of 35 MPH	50
	17.04.1100	One Skier Only	25
	17.04.1110(a)	Traffic Pattern, Counterclockwise, etc.	50
	(b)	Leaving and Approaching Shore	50
	(c)	Man Overboard or Fallen Skier	25
	(d)	Signal That Person is in Water	25
М	(e)	Landing Skier Procedures	25 50
M	17.04.1120 17.04.1130	Following Too Close, Skier	50
M	17.04.1130	Passing Distance	50
171		Figure Eights in Ski Area Unsafe Conditions	50
	17.04.1160	Unsale Conditions	ວບ

PYRAMID LAKE, TITLE 17, CHAPTER 17.16

SECTION	DESCRIPTION	BAIL (IN DOLLARS)
17.16.250	Time of Day	25
17.16.260	Closure of Lake for Boating	50
17.16.270	Undocumented Vessels	5 or 50
17.16.280	Launching and Recovery	50
17.16.290	Area Closed to Vessels	50
17.16.300	Navigation	50
17.16.310	Vessels Restricted to Designated Areas	20
17.16.330(a)	Waterway Markers - Destroy, Damage, Deface or Remove	50
(b)	Waterway Markers - Use as a Mooring	20
17.16.340	Basic Speed Limit	30 + \$1 Per Mile
17.16.350(a,b)	Prima Facie Speed Limit	25 + \$1 Per Mile
17.16.360	Maximum Speed Limit	25 + \$1 Per Mile
17.16.370(a)	Water Skiing	50
(b)	Water Skiing-Boat Traffic Plan	50
17.16.380	Courses Established for Boating Events	50
17.16.390	Permits for Boat Races	5 or 50
17.16.400	Seaplane Prohibited	50
17.16.410	Securing Vessel without Permission	10
17.16.420	Anchoring	10
17.16.430	Dangerous Disabled Vessels	50

VEHICLES AND TRAFFIC - TITLE 15

For all violations of the Title 15 of the Los Angeles County Code constituting misdemeanors, which are not otherwise provided for in this schedule, including unlisted subdivisions, the bail is **\$300**, except, if the minimum fine is greater than **\$300**, the bail shall be the amount of the minimum fine.

For all violations of Title 15 of the Los Angeles County Code constituting infractions, which are not otherwise provided for in this schedule, including unlisted subdivisions, the bail is **\$35**, except that if the minimum fine is greater than **\$35**, the bail shall be the amount of the minimum fine.

SECTION	FORMER SECTION	DESCRIPTION	BAIL (IN DOLLARS)
15.20.060	1321	Obedience to Traffic Signal:	
		Vehicle	35
		Pedestrian	10
15.20.070	1319	Obedience to Traffic Signs:	
		Vehicle	35
		Pedestrian	10
15.20.130	1310	Parking Space Markings (Occupying two spaces at curb)	20
15.20.220	1318	Interference, Defacing, or Removing Signs	50
15.28.010	1601	Reckless Driving, Private Street	225 + Ct.
15.28.020	1602	Basic Speed	See Speed Violations Bail Chart
15.28.030	1603	Speed Limits	See Speed Violations Bail Chart
15.36.010	4001	Boulevard Stops	35
15.36.040	4003	Yield Right-of-Way Signs	20
15.40.010	2305	Special Turning Provisions	35
15.40.040	2303	Turn Against Signal	35
15.40.050	2304	Turning Around Prohibited	20
15.44.140	8305	Parking in Delineated Spaces	20
15.44.150	8306	Restricted Parking	20
15.44.160	8307	No Vehicle Maintenance in Public Parking Areas	20
15.48.050	5055	Weight Exceeding 6,000 Pounds	25
15.52.040	1401.5	Vehicles in Bicycle Lane	20
15.52.050	1401.53	Pedestrians in Unmarked Bicycle Lane	20
15.52.070	1401.52	Pedestrians in Marked Bicycle Lane	20
15.56.010	2401	Train Blocking Streets	50
15.64.010	3202	Stopping Prohibited, Parking Time Limits	20
15.64.020	3205	Parking Loading Zone (Commercial)	25 No P.
15.64.030	3201	Parking, Time Limit - Post Office	20 No P.
15.64.040	3214	Parking, at Mail Box	20 No P.
15.64.060	3203	Parking, Overnight	25 No P.
15.64.070	3204	Parking Limit - Special Location	10 No P.

VEHICLES AND TRAFFIC - TITLE 1563

VEHICLES AND TRAFFIC - TITLE 1563

SECTION	FORMER	DESCRIPTION	BAIL (IN DOLLARS)
15.64.100	SECTION 3205.6	Parking, Disconnected Trailer	25 No P.
15.64.110	3215	Bus Loading Zone	25
15.64.120	3207	Parking in Passenger Zone	25 No P.
15.64.130	3206	No Parking – Alleys	25
15.64.140	3208	Temporary No Parking	25 No P.
15.64.210	3110	Key in Ignition/ Unattended Vehicle	20
15.64.220	3304	Parking on Grades	20 No P.
15.64.230	3301	Parallel Parking Over 18" From Curb	20
15.64.240	3303	Angle Parking	20 No P.
15.64.250	3306	Double Parking	25 No P.
15.64.260	3109	No Parking Anytime	25 No P.
15.64.270	3115	Parking in Private or Public Property without Consent	25
15.64.280	3302	Parking Wrong Side of Street	25 No P.
15.64.290	3117	Parking in Parkway	25
15.64.300	3104	Blocking Street	25
15.64.310	3120	Vehicles Parked with Hazardous Materials	100
15.64.320	3106	Parking, Driveway	25
15.64.330	3105	Parking in Intersection	25
15.64.341		Displaying Parked Vehicle for Sale	25 No P.
15.64.350	3102	Parking, Special Hazard	25 No P.
15.64.360	3103	Parking, Adjacent to School	25 No P.
15.64.370	3107	Parking, Fire Hydrant	25 No P.
15.64.390	3118	Parking, Assigned Parking Spaces	25 No P.
15.64.400	3119	Handicapped Parking - On Street	100
15.64.410	3119.1	Handicapped Parking - Off Street	100
15.64.440	3113	Taxicab Stands	25 No P.
15.64.470	3212	Parking Meters	10 No P.
15.64.480	3212.1	Observance of Parking Meters	10 No P.
15.64.490	3212.2	Motor Violation - Deposit of Fee Required	25 No P.
15.64.500	3213	Deposit of Slug in Parking Meter	100 No P.
15.64.700		Preferential Parking District, No Permit	25
15.68.020	7011	Trespass - Driving Vehicle on Private Property	20
15.68.030	7012	Trespass - Driving Vehicle on Public Property	20
15.68.040	7013	Possession of Permit	20
15.72.010	7001	Notification of Repossession	100
15.76.040	1407	Closed Streets - Through Traffic Restricted	35
15.76.060	1410.5	Closed Streets - Traffic Prohibited	35
15.76.070	1403	Funeral Processions	25
15.76.080	1401	Vehicles on Sidewalk	20
15.76.090	1402	Riding on Handle Bars	10
15.76.100	1404	Clinging to Moving Vehicles	25
15.76.120	1503	Repairing Vehicles on Street	10

VEHICLES AND TRAFFIC - TITLE 1563

SECTION	FORMER SECTION	DESCRIPTION	BAIL (IN DOLLARS)
15.76.130	1502	Washing Vehicles on Highway	10
15.76.140	1501	Tampering with Traffic Counting Devices	50
15.76.150	1405	Injury to New Pavement or Markings	50
15.76.180	1504.1	Cleaning Sidewalks	10
15.76.190	1505	Littering Highway or Sidewalk	100
15.76.200	7021	Noisy Motor Vehicle	20

MISCELLANEOUS SECTIONS

	SECTION	DESCRIPTION	BAIL (IN DOLLARS)
	1.24.020	Violation of County Ordinance	100
	7.30.110	Dances, License Required	100
	7.36.040	Entertainment Licenses	100
	7.62.030	Peddlers, License Required	15
	7.62.090	Solicitors, License Required	25
	7.72.020	Public Eating Place, License Required	25
	7.80.450	Taxicab Drivers, License Required	25
	7.86.020	License, Valet Parking Service	50
	11.16.050	Urinating on Public Grounds	50
М	11.44.010	Discarded Refrigerator with Functional Door	100
	11.50.110	Unsecured Doorway to Swimming Pool Area	100
	13.12.030(b,c)	Defacing County Property	200
	13.16.010	Soliciting in County Buildings	100
М	13.18.010	Drinking in Public	25
М	13.20.060	Being Present Where Gambling Is Being Conducted	50
М	13.20.110	Gambling, or Possession of Gambling Paraphernalia	100
М	13.24.010	Nudity, Point Dume State Beach	50
М	13.24.060	Nudity, Riviera Section, Malibu	50
М	13.24.110	Nudity, Private Beaches	50
М	13.30.010	Diving From Pier	50
М	13.34.010	Lookouts	100
М	13.34.020	Signaling	100
	13.38.170	Peddling on Highway	100
	13.42.010	Trespass/Unlawful Assembly	100
М	13.66.110	Illegal Discharge of Firearms	500

Footnotes to the Bail Schedule for Infractions and Misdemeanors

- 1. Statutory fine for 1st, 2nd, and 3rd or subsequent violations. Business and Professions Code § 13660(f).
- 2. Pursuant to Penal Code §§ 19.8 and 17(d), this violation, if charged as an infraction, is punishable by a fine not to exceed \$250.
- 3. Pursuant to Penal Code §§ 19.8 and 17(d), this violation, if charged as an infraction, is punishable by a fine not to exceed \$250.
- 4. Fish and Game Code § 12000 provides: "(a) Except as expressly provided otherwise in this code, any violation of this code, or of any rule, regulation, or order made or adopted under this code, is a misdemeanor. [¶] (b) Notwithstanding subdivision (a), any person who violates any of the ... statutes or regulations [listed in Fish and Game Code § 12000(b)] is guilty of an infraction punishable by a fine of not less than ... (\$100) and not to exceed ... (\$1,000), or of a misdemeanor[.]"

One \$15 additional penalty per proceeding, pursuant to Fish and Game Code § 12021, is imposed for violations. The \$15 additional penalty does not apply to violations punishable to Fish and Game Code § 12002.1(b) or 12002.2(b), or any regulation relating to the wearing or display of a fishing license.

- 5. Refers to similar provision in Title 14, California Code of Regulations.
- 6. Statutory fine. Fish and Game Code § 3004.5(g).
- 7. Minimum statutory fine. Fish and Game Code § 12002.3(a).
- 8. Minimum statutory fine. Fish and Game Code § 12009(a).
- 9. Minimum statutory fine. Fish and Game Code § 12002.2(a). Pursuant to Fish & Game Code § 12002.2(b), a court may reduce the fine for conviction to \$25 with proof of a license valid at the time of arrest.
- 10. Bail shown may be deposited for release when a misdemeanor complaint has been filed charging as a misdemeanor an offense that would otherwise be a felony.
- 11. Minimum statutory fine for 1st, 2nd, and 3rd or subsequent violations. Health and Safety Code § 13002(b).
- 12. 1st, 2nd, and 3rd or subsequent violations. Health and Safety Code § 110422.5.
- 13. Minimum statutory fine. Health and Safety Code § 114094(b)(2)(A).
- 14. Pursuant to Penal Code § 243.83(d), the fine shall not be subject to penalty assessments as provided in Penal Code § 1464 or 1465.7 or Government Code § 76000.
- 15. Pursuant to Penal Code §§ 19.8 and 17(d), this violation, if charged as an infraction, is punishable by a fine not to exceed \$250.
- 16. Minimum statutory fine for 1st, 2nd, and 3rd or subsequent violations. Penal Code § 374.3(e). Pursuant to Penal Code § 1202.51, the court shall order the defendant to pay a fine of \$100 if the conviction is for an infraction, in addition to any other penalty or fine imposed.
- 17. Minimum statutory fine for 1st, 2nd, and 3rd or subsequent violations. Penal Code § 374.3(h)(1). Pursuant to Penal Code § 1202.51, the court shall order the defendant to pay a fine of \$200 if the conviction is for a misdemeanor, in addition to any other penalty or fine imposed.

- 18. Minimum statutory fine for 1st, 2nd, and 3rd or subsequent violations. Penal Code § 374.4(d). Pursuant to Penal Code § 1202.51, the court shall order the defendant to pay a fine of \$100 if the conviction is for an infraction, in addition to any other penalty or fine imposed.
- 19. Minimum statutory fine for 1st, 2nd, and 3rd or subsequent violations. Penal Code § 374.7(b). Pursuant to Penal Code § 1202.51, the court shall order the defendant to pay a fine of \$200 if the conviction is for a misdemeanor, in addition to any other penalty or fine imposed.
- 20. "[T]he court may order community service in lieu of the punishment otherwise provided for an infraction or misdemeanor in the amount of 20 hours for an infraction, and 40 hours for a misdemeanor...." Penal Code § 490.7(e).
- 21. Statutory fine. Penal Code § 602.8(b).
- 22. Pursuant to Penal Code § 640(a)(1), this violation is punishable by a fine not to exceed \$250 and by community service for a total time not to exceed 48 hours over a period not to exceed 30 days.
- 23. Pursuant to Penal Code § 640(a)(1), a first and second violation is an infraction punishable by a fine not to exceed \$250 and by community service for a total time not to exceed 48 hours over a period not to exceed 30 days. A third or subsequent violation is a misdemeanor.
- 24. Minimum statutory fine. Penal Code § 653y(a)(2).
- 25. Pursuant to Penal Code §§ 19.8 and 17(d), this violation, if charged as an infraction, is punishable by a fine not to exceed \$250.
- 26. Pursuant to Penal Code § 853.7a(a), an additional \$15 assessment is imposed.
- 27. Bail shown may be deposited for release when a misdemeanor complaint has been filed charging as a misdemeanor an offense that would otherwise be a felony.
- 28. Bail shown may be deposited for release when a misdemeanor complaint has been filed charging as a misdemeanor an offense that would otherwise be a felony.
- 29. Bail shown may be deposited for release when a misdemeanor complaint has been filed charging as a misdemeanor an offense that would otherwise be a felony. Applicable to second or subsequent offenses.
- 30. Bail shown may be deposited for release when a misdemeanor complaint has been filed charging as a misdemeanor an offense that would otherwise be a felony.
- 31. Bail shown may be deposited for release when a misdemeanor complaint has been filed charging as a misdemeanor an offense that would otherwise be a felony.
- 32. Bail shown may be deposited for release when a misdemeanor complaint has been filed charging as a misdemeanor an offense that would otherwise be a felony.
- 33. Minimum statutory fine for 1st, 2nd, and 3rd or subsequent violations. Public Resource Code § 5008.7.
- 34. Pursuant to Public Resource Code § 33211.6(c), this violation may be reduced to an infraction. If reduced to an infraction, the violation is punishable by a fine not less \$100, nor more than \$500.
- 35. If parking involved, parking offense penalty only.
- 36. Minimum statutory fine for first offense. Vehicle Code § 2468(c)(1).
- 37. If parking involved, parking offense penalty only.

- 38. Minimum statutory fine. Vehicle Code § 4463(b).
- 39. Pursuant to Penal Code §§ 19.8 and 17(d), a violation of Vehicle Code § 12500(a), if charged as an infraction, is punishable by a fine not to exceed \$250. The infraction bail is established by the current Uniform Traffic Infraction Penalty Schedule.
- 40. Pursuant to Vehicle Code § 13004.1(b)(1), a violation of this section is punishable by a fine of not less than \$250 and not more than \$1,000 and 24 hours of community service. No part of the fine or community service shall be suspended or waived.
- 41. Maximum statutory fine upon first conviction. Vehicle Code § 14601(b)(1).
- 42. Minimum statutory fine upon first conviction. Vehicle Code § 14601.1(b)(1). Pursuant to Penal Code §§ 19.8 and 17(d), a violation of Vehicle Code § 14601.1(a), if charged as an infraction, is punishable by a fine not to exceed \$250. The infraction bail is established by the current Uniform Traffic Infraction Penalty Schedule. For violations of this section, see Vehicle Code § 14601.1(e).
- 43. Statutory fine upon first conviction. Vehicle Code § 14601.3(e).
- 44. Pursuant to Vehicle Code § 14610.1(b)(1), a violation of this section is punishable by a fine of no less than \$250 and not more than \$1,000 and 24 hours of community service. No part of the fine or community service shall be suspended or waived.
- 45. Minimum statutory fine. Vehicle Code § 21702(e).
- 46. The infraction bail is established by the current Uniform Traffic Infraction Penalty Schedule.
- 47. Pursuant to Vehicle Code § 23109(e), a person convicted of a violation of this subdivision shall be required to perform 40 hours of community service.
- 48. Pursuant to Penal Code §§ 19.8 and 17(d), a violation of Vehicle Code § 23109(c), if charged as an infraction, is punishable by a fine not to exceed \$250. Applicable to subdivision (c) only. The infraction bail is established by the current Uniform Traffic Infraction Penalty Schedule.
- 49. Minimum statutory fine. Vehicle Code § 23112.5(b).
- 50. The infraction bail is established by the current Uniform Traffic Infraction Penalty Schedule.
- 51. Minimum statutory fine. Vehicle Code § 24002.5(b). Fine imposed under this section may not be suspended.
- 52. Pursuant to Penal Code § 19.8, a violation of Vehicle Code § 27150.1 may be charged as an infraction. The infraction bail is established by the current Uniform Traffic Infraction Penalty Schedule.
- 53. Minimum statutory fine. Vehicle Code § 31404.
- 54. Minimum statutory fine. Vehicle Code § 31402(b).
- 55. 1st, 2nd, and 3rd or subsequent violations. Pursuant to Vehicle Code § 34501(c), a first offense is punishable by a fine of \$1,000, a second offense by a fine of \$2,500, and a third offense by a fine of \$5,000.
- 56. Vehicle Code § 40000.23 provides: "A violation ... is a misdemeanor and not an infraction: [¶] ... [¶] (c) ... except in case of weight violations where the amount of excess weight is less than 4,501 pounds."
- 57. Minimum statutory fine. Vehicle Code § 38320(c).
- 58. Pursuant to Penal Code §§ 19.8 and 17(d), a violation of subdivision (a) or (b) of Vehicle Code § 40508, if charged as an infraction, is punishable by a fine not to exceed \$250. The infraction bail is established by the current Uniform Traffic Infraction Penalty Schedule.

Pursuant to Vehicle Code § 40508.5(a), an additional \$15 assessment is required.

- 59. Pursuant to Penal Code §§ 19.8 and 17(d), a violation of Vehicle Code § 42005(i), if charged as an infraction, is punishable by a fine not to exceed \$250. The infraction bail is established by the current Uniform Traffic Infraction Penalty Schedule.
- 60. Vehicle Code § 42030(d) provides: "[T]he court may exercise discretion with respect to the imposition of the fine under this section if any applicable local permit was obtained prior to the court hearing and, at the time of issuance of the notice to appear, the motor carrier was transporting construction equipment or materials and a valid extra-legal load permit from the Department of Transportation was in effect."

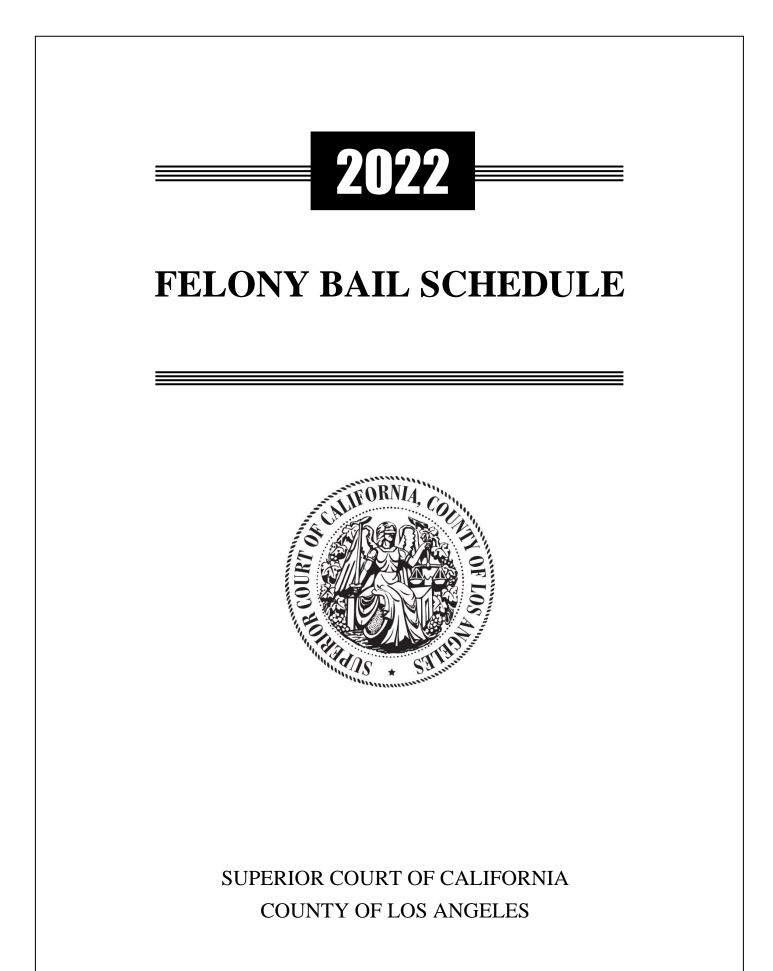
Pursuant to Vehicle Code § 40000.23: "A violation ... is a misdemeanor and not an infraction: [¶] ... [¶] (c) ... except in case of weight violations where the amount of excess weight is less than 4,501 pounds."

61. Fish and Game Code § 12000 provides: "(a) Except as expressly provided otherwise in this code, any violation of this code, or of any rule, regulation, or order made or adopted under this code, is a misdemeanor. [¶] (b) Notwithstanding subdivision (a), any person who violates any of the statutes or regulations [listed in Fish and Game Code § 12000(b)] is guilty of an infraction punishable by a fine of not less than ... (\$100) and not to exceed ... (\$1,000), or of a misdemeanor[.]"

Pursuant to Fish and Game Code § 12021, an additional penalty of \$15 shall be added to a fine, penalty or forfeiture imposed for a violation in a single proceeding. However, the \$15 additional penalty does not apply to violations punishable pursuant to Fish and Game Code § 12002.1(b) or 12002.2(b), or any regulation relating to the wearing or display of a fishing license.

- 62. Pursuant to Public Resource Code § 5008.7, a mandatory fine of not less than \$100 nor more than \$1,000 upon a first conviction for a violation of any rule or regulation adopted by the Department of Parks and Recreation prohibiting the leaving, depositing, dropping, or scattering of bottles, broken glass, ashes, wastepaper, cans, or other rubbish in a state park; a mandatory fine of not less than \$500 nor more than \$1,000 upon a second conviction; and a mandatory fine of not less than \$750 nor more than \$1,000 upon a third or subsequent conviction.
- 63. For each parking citation, a surcharge of five dollars (\$5) shall be added to the bail provided.

Exhibit B



Copies or interim amendments can be obtained at http://www.lacourt.org

LOS ANGELES COUNTY Felony Bail Schedule

HOW TO USE THIS BAIL SCHEDULE

(1) The purpose of this bail schedule is to fix an amount upon which a person who is arrested without a warrant may be released from custody prior to appearance in court. At and after a defendant's first appearance, pursuant to Penal Code section 1269b(b), the amount of bail, if any is allowed, shall lie with the sound discretion of the judicial officer before whom the defendant appeared, and may be greater or less than the amount set forth in this schedule, subject to the provisions of Penal Code section 1275. This schedule may also be used by a magistrate in fixing bail pursuant to Penal Code section 815a at the time an arrest warrant is issued, the amount of which lies with the sound discretion of the magistrate.

(2) Bail for an offense pursuant to this schedule shall be the sum of the amount specifically listed for the offense (pages 5-22), and the amounts listed for all applicable enhancements and prior convictions (page 23). If an offense is not specifically listed in this schedule, bail should be set according to the following schedule based on the maximum state prison term applicable to the offense:

TOP TERM 3 YEARS	20,000
TOP TERM 4 YEARS	25,000
TOP TERM 5 YEARS	
TOP TERM 6 YEARS	35,000
TOP TERM 7 YEARS	40,000
TOP TERM 8 YEARS	45,000
TOP TERM 9 YEARS	50,000
TOP TERM 10 YEARS	55,000

TOP TERM 11 YEARS	
TOP TERM 12 YEARS	
TOP TERM 13 YEARS	75,000
TOP TERM 14 YEARS	
TOP TERM 15 YEARS	
TOP TERM 16 YEARS	
ALL LIFE SENTENCES	

(3) When a defendant is booked for or charged with two or more offenses, bail shall be the amount computed under this schedule for the charge having the highest bail, including applicable amounts for enhancements and prior convictions except: (1) where the offenses are committed against separate victims or on separate dates, or (2) where separate sex acts are committed on the same victim and each may be punished separately (including circumstances enumerated in Penal Code sections 667.6(c) and (d)). In addition, amounts for enhancements and prior convictions shall each be added one time per person arrested, per defendant, or per case.

(4) The Bail Deviation Program is available to process all bail increase and decrease requests for persons who have been arrested (other than pursuant to an arrest warrant) but not arraigned. All requests to increase or decrease bail should be called in at (213) 351-0373 or (800) 773-5151. The Program's hours of operation are 6:30 a.m. to 1:30 a.m.

(5) Penal Code Section 1270.1 prohibits the release of an arrestee on bail in an amount OTHER THAN THAT SET FORTH IN THIS BAIL SCHEDULE prior to a hearing in *open court* for:

(a) Violent felonies as described in P.C. Section 667.5(c), but not 460(a);

(b) Serious felonies as described in P.C. Section 1192.7(c) (including those listed in P.C. Section 1192.8);

(c) Violations of P.C. Sections 136.1(c), 243(e)(1), 273.5, 422 (as a felony), and 646.9; and

(d) Violation of P.C. Section 273.6 if the detained person made threats to kill or harm, has engaged in violence against, or has gone to the residence or workplace of the protected party.

1	Nan	ne of Arrestee:		
2	2 List all offenses:			
		Base Bail (see Felony Bail Schedule at pages 5-22)		AMOUNT
	Of t	he offenses listed in 2, which carries the highest bail schedule amount?		-
3		code and section number here:		
		the bail schedule amount for that offense in 3a.	3a	
	ls a	rrestee charged with two or more offenses? If yes, move to 3b and 3c. If no, move to	4	
		Were additional offenses committed against separate victims OR were the offenses		
	3b	committed on separate dates? If yes, list the sum of the bail schedule amount(s) for each additional offense committed against a separate victim and/or on a separate date in 3b.		
		Were additional separate sex acts committed on the same victim AND may each	3b	
	3c	act be punished separately? If yes, list the sum of the bail schedule amounts for each additional separate sex act in 3c.	3c	
	If no	o to 3b and 3c, base bail is only the bail amount for the offense listed in 3a		
		Enhancements (see Felony Bail Schedule at page 23)		
4	Was	s the offense committed for the benefit of a gang? If yes, add \$40,000	4	-
		s a weapon involved? If yes, add only the greatest of 5a-5d. If no weapon, move to 6	-	
	5a	Did the arrestee personally discharge a firearm,		
	u	causing GBI or death? If yes, add \$1,000,000	5a	
	5b	Did the arrestee personally discharge a firearm, not causing GBI/death? If yes, add \$200,000	5b	
	5c	Did the offense involve possession, use, or discharge of a firearm? If yes, add \$50,000	5c	
	5d	Did the arrestee use a weapon other than a firearm? If yes, add \$20,000	5d	
6	Did	the offense involve infliction of GBI? If yes, add \$30,000	6	
7	Doe	es the arrestee have any prior convictions? If no prior convictions, move to 8		
	7a	Does the arrestee have a prior conviction for a serious or violent felony or enumerated sex offense? If yes, add \$50,000 per prior conviction for a lf yes, add \$50,00		
	7b	Is the arrestee charged with a serious or violent felony AND does the arrestee have two or more		
		convictions for serious or violent felonies? If yes, add \$1,000,000	7h	
	7c	Has the arrestee served a prison term during the	70	
	70	past 5 years? If yes, add \$10,000 per term	7c	
8	Are	there any other enhancements to be added? If no other enhancements, move to 9		
	8a	Is the crime a hate crime? If yes, add \$25,000	8a	
	8b	Is the victim over 65, under 15, or disabled AND is the		
		crime enumerated in Penal Code sections 667.9-667.10? If yes, add \$25,000	8b	
	-	Add only once: Are there other felony charges pending		
	8c	against arrestee, or is the arrestee on parole, felony	0-	
		probation, or probation department supervision? If yes, add \$25,000 If base bail is less than \$1,000,000 and neither 6a nor 8c	80	
	8d	apply: Does the offense carry a possible term of life		
		imprisonment? If yes, add \$1,000,000	8d	
9	Add	lines 3a through 8d. This is the Total Bail:		
If Law Enforcement, Do You				

Name of Person Completing Form

Badge/ID #

If Law Enforcement, Do You Oppose O/R Release? □ Yes □ No

If deviation from Felony Bail Schedule is sought, please attach request and supporting documentation. CRIM-208 Felony Computation Worksheet [01-2018]

PENAL CODE

PENAL CODE SECTION	OFFENSE	PRESUMPTIVE BAIL
32	ACCESSORIES The greater of ½ the amount for the principal offense or	20,000
67	BRIBERY OF STATE EXECUTIVE OFFICER	
67.5	BRIBERY OF PUBLIC OFFICER OR EMPLOYEE (If theft or thing given or offered would be grand theft)	20,000
68	BRIBE, SOLICITING BY PUBLIC OFFICER OR EMPLOYEE	25,000
69	RESISTING ARREST/THREATENING EXECUTIVE OFFICER	25,000
76	THREATS TO THE LIFE OF AN OFFICIAL OR JUDGE	100,000
92, 93	BRIBE, OFFERING, ACCEPTING BY JUDGE, JUROR, REFEREE	100,000
113	MANUFACTURING OR SELLING FALSE CITIZENSHIP OR RESIDENT ALIE DOCUMENTS	
114	USING FALSE DOCUMENTS TO CONCEAL TRUE CITIZENSHIP	50,000
115	OFFERING FORGED/FALSE DOCUMENTS FOR FILING	
115.1	CAMPAIGN VIOLATIONS	50,000
118	PERJURY	25,000
127	SUBORNATION OF PERJURY	25,000
136.1	PREVENTING, DISSUADING WITNESS FROM ATTENDANCE, TESTIFYING	100,000
137(a),(b)	INFLUENCING TESTIMONY	100,000
141(b)	FILING OF FALSE EVIDENCE BY POLICE	50,000
141(c)	FILING OF FALSE EVIDENCE BY PROSECUTING ATTORNEY	50,000
149	ASSAULT BY OFFICER UNDER COLOR OF AUTHORITY	
165	BRIBERY OF COUNCILMAN, SUPERVISOR, etc.	25,000
182	CONSPIRACYSame as subs	tantive offense
187	MURDER - with special circumstanceN All other murders	IOT BAILABLE 2,000,000
191.5 191.5(a) 191.5(b)	VEHICULAR MANSLAUGHTER DUI with gross negligence DUI without gross negligence	
192(a)	MANSLAUGHTER – Voluntary	100,000
192(b)	MANSLAUGHTER – Involuntary	25,000

PENAL CODE SECTION	PENAL CODE OFFENSE	PRESUMPTIVE BAIL
192(c)(1)	VEHICULAR MANSLAUGHTER - Driving vehicle with gross negligence.	50,000
192(c)(3)	VEHICULAR MANSLAUGHTER - Accident caused for financial gain	100,000
192.5 192.5(a) 192.5(b) 192.5(c)	VEHICULAR MANSLAUGHTER - Operating a vessel DUI with gross negligence DUI without gross negligence With gross negligence	
203	MAYHEM	100,000
205	AGGRAVATED MAYHEM (LIFE)	1,000,000
207	KIDNAPPING Kidnapping child under age 14 to deprive custody (P.C. 667.85) Kidnapping for purpose of felony sexual offense (P.C. 667.8(a) and (b))	150,000
209	KIDNAPPING FOR RANSOM, ROBBERY, SEX OFFENSE, etc. (LIFE) . Including kidnapping child under age 14 to deprive custody (P.C. 667.85), and kidnapping for purpose of felony sexual offense (P.C. 667.8(a) and (b))	1,000,000
209.5	KIDNAPPING DURING A CARJACKING (LIFE)	1,000,000
210.5	FALSE IMPRISONMENT - KIDNAP TO EVADE ARREST	100,000
211	ROBBERY First Degree Second Degree	
215	CARJACKING	100,000
219	TRAINWRECKING (LIFE)	
220(a)	ASSAULT WITH INTENT TO COMMIT MAYHEM, RAPE, SODOMY, ORAL COPULATION, OR ANY VIOLATION OF P.C. 264.1, 288 or 289	substantive offense
220(b)	ASSAULT WITH INTENT TO COMMIT SPECIFIED SEX OFFENSES WHILE IN THE COMMISSION OF FIRST DEGREE BURGLARY	1,000,000
222	ADMINISTERING DRUGS TO AID FELONY	20,000
236	FALSE IMPRISONMENT	50,000
236.1	HUMAN TRAFFICKING If victim is under age 18	,
237(b)	FALSE IMPRISONMENT - ELDER OR DEPENDENT PERSON	50,000
241.1	ASSAULT Upon custodial officer	25,000
243 243(c) 243(d)	BATTERY Upon peace officer, etc. with injury With serious bodily injury	

PENAL CODE SECTION	PENAL CODE OFFENSE	PRESUMPTIVE BAIL
243.1	BATTERY Upon custodial officer in performance of duties	
243.4	SEXUAL BATTERY	
244	ASSAULT WITH CHEMICALS	50,000
245(a)(1)	ASSAULT WITH DEADLY WEAPON, OTHER THAN A FIREARM	
245(a)(2)	ASSAULT WITH A FIREARM	50,000
245(a)(4)	ASSAULT WITH FORCE LIKELY TO PRODUCE G.B.I.	
245(b)	ASSAULT WITH A SEMIAUTOMATIC FIREARM	
245(c)	ASSAULT WITH DEADLY WEAPON OTHER THAN A FIREARM OR FORCE LIKELY TO PRODUCE G.B.I. UPON A PEACE OFFICER OR FIREFIGHTER	50,000
245(d)(1)	ASSAULT WITH A FIREARM UPON A PEACE OFFICER OR FIREFIGHTER	100,000
245(d)(2)	ASSAULT WITH A SEMIAUTOMATIC FIREARM UPON A PEACE OFFICER OR FIREFIGHTER	200,000
246	SHOOTING AT INHABITED DWELLING, BUILDING, OCCUPIED MOTOR VEHICLE	250,000
246.3(a)	DISCHARGE OF FIREARM - GROSS NEGLIGENCE	
261	RAPE If victim is under 18 If victim is under 14	
261.5(c) 261.5(d)	UNLAWFUL SEXUAL INTERCOURSE WITH PERSON UNDER 18 If defendant is over 21 and minor under 16	
264.1	RAPE IN CONCERT WITH ANOTHER BY FORCE OR VIOLENCE If victim is under 18 If victim is under 14	
266h(a) 266h(b)(1) 266h(b)(2)	PIMPING If other person is a minor age 16 or older If other person is a minor under age 16	
266i	PANDERING If other person is a minor	
269	AGGRAVATED SEXUAL ASSAULT OF A CHILD UNDER 14 YEARS	
273a(a)	WILLFUL HARM OR INJURY TO CHILD LIKELY TO PRODUCE G.B.I. OR DEATH	100,000

PENAL CODE SECTION	PENAL CODE OFFENSE	PRESUMPTIVE BAIL
273d(a)	CORPORAL PUNISHMENT OR INJURY OF CHILD	50,000
273.5	CORPORAL INJURY TO SPECIFIED PERSONS	
273.6	VIOLATION OF A PROTECTIVE ORDER	50,000
278	CHILD STEALING By use of the internet	,
285	INCEST	50,000
286 286(b)(1) 286(c)(2) 286(c)(2)(A) 286(c)(2)(B) 286(c)(2)(C) 286(c)(2)(C) 286(d)(1) 286(d)(2) 286(d)(3) 286(e) 286(f) and (g)	SODOMY If victim is under age 18 If victim is under age 16 and defendant is over age 21 If victim is under age 14 and defendant more than 10 years older than vict If defendant compelled another by force, duress or threats of great bodily If victim is under age 14 with force or duress If victim is a minor age 14 or older with force or duress If in concert with force or fear If in concert with force or fear upon a victim under age 14 If in concert with force or fear upon a minor victim age 14 or over If committed in state prison or jail If victim unconscious of nature of act/incapable of consent	
287 287(b)(1) 287(b)(2) 287(c)(1) 287(c)(2)(A) 287(c)(2)(B) 287(c)(2)(C) 287(d)(1) 287(d)(2) 287(d)(2) 287(d)(3) 287(e) 287(f) and (g)	ORAL COPULATION If victim is under age 18 If victim is under age 16 and defendant is over age 21 If victim is under age 14 and defendant more than 10 years older than vict If defendant compelled another by force, duress or threats of great bodily If victim is under age 14 with force or duress If the victim is a minor age 14 or older with force or duress If in concert with force or fear If in concert with force or fear upon a victim under age 14 If in concert with force or fear upon a minor victim age 14 or over If committed in state prison or jail If victim unconscious of nature of act/incapable of consent	
288.2 With Prior	DISTRIBUTION OF CHILD PORNOGRAPHY 40,000	20,000
288 288(a) 288(b)(1) 288(b)(2) 288(i)	LEWD ACTS If victim is under age 14 If victim is under age 14 with force By caretaker upon a dependent person with force If victim is under age 14 with bodily harm	100,000 100,000
288.2	DISTRIBUTION OF CHILD PORNOGRAPHY With Prior	
288.3(a) 288.3(c)	CONTACT MINOR WITH INTENT TO COMMIT SEXUAL OFFENSE	
288.4(a)(2)	ARRANGE MEETING WITH MINOR FOR PURPOSE OF EXPOSING OF PROCURING SEXUAL EXPOSURE WITH PRIOR	
288.4(b)	ATTEND AN ARRANGED MEETING WITH MINOR FOR PURPOSE OF OR PROCURING SEXUAL EXPOSURE OR ENGAGING IN LEWD ACT .	

PENAL CODE SECTION	PENAL CODE OFFENSE	PRESUMPTIVE BAIL
288.5	CONTINUOUS SEXUAL ABUSE OF A CHILD	350,000
288.7	ENGAGE IN SPECIFIED SEX ACTS WITH MINOR UNDER 10	250,000
289 289(a)(1)(B) 289(a)(1)(C)	SEXUAL PENETRATION If victim is under age 14 with force or duress If victim is a minor age 14 or older with force or duress	
289.6(a)(2-3)	ENGAGE IN SPECIFIED SEX ACTS WITH PERSON CONFINED IN PUBLIC OR PRIVATE DETENTION FACILITY	50,000
290	FAILURE OF CONVICTED SEX OFFENDER TO REGISTER	20,000
290.46(j)(2)	USE INFORMATION DISCLOSED ON SEX OFFENDER INTERNET WE SITE TO COMMIT A FELONY	
311.2	BRING OR DISTRIBUTE OBSCENE MATTER WITHIN STATE	
311.4	USE OF MINOR IN BRINGING OR DISTRIBUTING OBSCENE MATTER WITHIN STATE	40,000
311.11(a) 311.11(b)	POSSESSION OR CONTROL OF CHILD PORNOGRAPHY	
311.11(c)	More than 600 images (with at least 10 images involving prepubescent m or images portraying sexual sadism or masochism	iinor)
314(1)	INDECENT EXPOSURE	
337a	BOOKMAKING Second Offense Third Offense	
368	ELDER ABUSE	50,000
405a	TAKING PERSON FROM LAWFUL CUSTODY OF A PEACE OFFICER BY MEANS OF A RIOT	50,000
422	CRIMINAL THREATS	50,000
424	EMBEZZLEMENT OR FALSIFICATION OF ACCOUNTS BY PUBLIC OFFICERS	
451(a)	ARSON CAUSING GREAT BODILY INJURY	250,000
451(b)	ARSON, INHABITED STRUCTURE	250,000
451(c)	ARSON, STRUCTURE OR FOREST LAND	
451(d)	ARSON, OTHER PROPERTY	50,000
451.5	AGGRAVATED ARSON	500,000
452(a)	RECKLESSLY CAUSING FIRE WITH GREAT BODILY INJURY	
452(b)	RECKLESSLY CAUSING FIRE, INHABITED STRUCTURE	

PENAL CODE SECTION	OFFENSE PENAL CODE	PRESUMPTIVE BAIL
452(c)	RECKLESSLY CAUSING FIRE, STRUCTURE OR FOREST LAND	20,000
453(a)	POSSESSION, ETC.OF EXPLOSIVES, FLAMMABLE MATTER	50,000
454	ARSON DURING STATE OF EMERGENCY	350,000
455	ATTEMPT OR PREPARATION TO BURN ANY STRUCTURE OR PROPER	TY 75,000
459	BURGLARY Residential All others	· · · · · · · · · · · · · · · · · · ·
463	LOOTING	50,000
464	BURGLARY WITH EXPLOSIVES	50,000
470	FORGERY	20,000
470a	FORGERY/COUNTERFEITING DRIVER'S LICENSE OR I.D. CARD	20,000
470b	DISPLAYING OR POSSESSING FORGED DRIVER'S LICENSE OR I.D. CARD WITH INTENT TO ACCOMPLISH A FORGERY	20,000
471	FORGERY, FALSE ENTRIES IN RECORDS OR RETURNS	20,000
472	FORGERY OR COUNTERFEITING ANY PUBLIC OR CORPORATE SEAL.	20,000
475	FORGED BILLS OR NOTES, POSSESSION OR RECEIPT	20,000
476	FICTITIOUS CHECKS, MAKING, UTTERING	20,000
476a	N.S.F. CHECKS	5,000
477, 479, 480	COUNTERFEITING OF COIN	25,000
484b	THEFT, DIVERSION OF MONEY RECEIVED FOR SERVICES, LABOR, MATERIAL, etc.	20.000
	If amount diverted exceeds \$2,350	
484c	EMBEZZLEMENT OF FUNDS FOR CONSTRUCTION	25,000
484e - 484i	VARIOUS FELONIES RELATING TO CREDIT CARDS	20,000
487(a) and (b)	GRAND THEFT IF VALUE EXCEEDS \$950, OR WITH QUALIFYING PRIOR CONVICTION(S) IF VALUE DOES NOT EXCEED \$950 If amount of theft is over \$50,000 If amount of theft is over \$250,000 If amount of theft is over \$1,000,000	45,000 70,000
487(c)	GRAND THEFT PERSON	25,000
487(d)(1)	THEFT OF AUTOMOBILE When there is evidence of a chop shop operation	
487(d)(2)	GRAND THEFT – FIREARM	50,000

PENAL CODE SECTION	OFFENSE PENAL CODE	PRESUMPTIVE BAIL
487a	GRAND THEFT OF HORSE OR OTHER LIVESTOCK IF VALUE	
	EXCEEDS \$950, OR WITH QUALIFYING PRIOR CONVICTION(S)	
	IF VALUE DOES NOT EXCEED \$950	
	If amount of theft is over \$50,000	
	If amount of theft is over \$250,000	
	If amount of theft is over \$1,000,000	120,000
487b	GRAND THEFT – CONVERSION OF REAL PROPERTY IF VALUE	
	EXCEEDS \$950, OR WITH QUALIFYING PRIOR CONVICTION(S)	
	IF VALUE DOES NOT EXCEED \$950	,
	If amount of theft is over \$50,000	
	If amount of theft is over \$250,000	
	If amount of theft is over \$1,000,000	120,000
487d	GRAND THEFT OF GOLD DUST, AMALGAM OR QUICKSILVER IF	
	VALUE EXCEEDS \$950, OR WITH QUALIFYING PRIOR	
	CONVICTION(S) IF VALUE DOES NOT EXCEED \$950	
	If amount of theft is over \$50,000	
	If amount of theft is over \$250,000	
	If amount of theft is over \$1,000,000	120,000
487e	GRAND THEFT OF DOG IF VALUE EXCEEDS \$950	
	If amount of theft is over \$50,000	45,000
	If amount of theft is over \$250,000	
	If amount of theft is over \$1,000,000	120,000
487g	GRAND THEFT OF ANIMAL FOR PURPOSE OF SALE, MEDICAL	
Ū	RESEARCH, SLAUGHTER OR OTHER COMMERCIAL USE IF VALUE	
	EXCEEDS \$950, OR WITH QUALIFYING PRIOR CONVICTION(S)	
	IF VALUE DOES NOT EXCEED \$950	
	If amount of theft is over \$50,000	45,000
	If amount of theft is over \$250,000	
	If amount of theft is over \$1,000,000	120,000
487h	GRAND THEFT OF CARGO IF VALUE EXCEEDS \$950, OR WITH	
	QUALIFYING PRIOR CONVICTION(S) IF VALUE DOES NOT	
	EXCEED \$950	
	If amount of theft is over \$50,000	
	If amount of theft is over \$250,000	
	If amount of theft is over \$1,000,000	
487i	DEFRAUD A HOUSING PROGRAM OF A PUBLIC HOUSING	
	AUTHORITY OF VALUE EXCEEDING \$950, OR WITH QUALIFYING	
	PRIOR CONVICTION(S) IF VALUE DOES NOT EXCEED \$950	
	If amount of theft is over \$50,000	
	If amount of theft is over \$250,000	
	If amount of theft is over \$1,000,000	
487j	GRAND THEFT OF COPPER MATERIALS IF VALUE EXCEEDS \$950,	
- ,	OR WITH QUALIFYING PRIOR CONVICTION(S) IF VALUE DOES NOT	
	EXCEED \$950	
	If amount of theft is over \$50,000	-
	If amount of theft is over \$250,000	
	If amount of theft is over \$1,000,000	

PENAL CODE SECTION	OFFENSE PENAL CODE	PRESUMPTIVE BAIL
487m	GRAND THEFT OF WAGES IF VALUE EXCEEDS \$950 FROM ONE EMPLOYEE, OR IF VALUE EXCEEDS \$2350 IN AGGREGATE FROM TWO OR MORE EMPLOYEES IN ANY CONSECUTIVE 12-MONTH	
	PERIOD	
	If amount of theft is over \$50,000	
	If amount of theft is over \$250,000 If amount of theft is over \$1,000,000	
490.4	ORGANIZED RETAIL THEFT	
496	RECEIVING STOLEN PROPERTY IF VALUE MORE THAN \$950, OR	
400	WITH QUALIFYING PRIORS IF VALUE DOES NOT EXCEED \$950	20,000
	If amount received is over \$50,000	
	If amount received is over \$250,000	
	If amount received is over \$1,000,000	
497	STOLEN PROPERTY, BRINGING INTO STATE	20.000
437	If amount stolen is over \$50,000	
	If amount stolen is over \$250,000	
	If amount stolen is over \$1,000,000	
502 502(c)(1)-(7)	COMPUTER RELATED CRIMES Unlawful Access, Data Usage/Damage/Deletion/Alteration, Non-permitted Denial of Service	
502(c)(8)	Introduction of a Contaminant	
502(c)(10)-(14)	Government Computer System or Public Safety Infrastructure	
504	EMBEZZLEMENT, MISAPPROPRIATION BY PUBLIC OFFICERS	50,000
	If amount stolen is over \$50,000	
	If amount stolen is over \$250,000	100,000
	If amount stolen is over \$1,000,000	150,000
504a	EMBEZZLEMENT, DISPOSAL OF PERSONAL PROPERTY UNDER LEASE OR LIEN	20,000
504b	EMBEZZLEMENT OF PROCEEDS OF SALE OF SECURED	
00-10	PROPERTY	20.000
	If amount stolen is over \$50,000	
	If amount stolen is over \$250,000	
	If amount stolen is over \$1,000,000	
505	EMBEZZLEMENT BY CARRIER OR INDIVIDUAL TRANSPORTING PROPERTY FOR HIRE	20,000
	If amount stolen is over \$50,000	,
	If amount stolen is over \$250,000	
	If amount stolen is over \$1,000,000	
506	EMBEZZLEMENT, MISAPPROPRIATION BY TRUSTEE,	67 000
	CONTRACTOR	
	If amount stolen is over \$50,000	
	If amount stolen is over \$250,000	
	If amount stolen is over \$1,000,000	

PENAL CODE SECTION	OFFENSE PENAL CODE	PRESUMPTIVE BAIL
507	EMBEZZLEMENT BY BAILEE If amount stolen is over \$50,000	
	If amount stolen is over \$250,000	
	If amount stolen is over \$1,000,000	
514	EMBEZZLEMENT OR DEFALCATION OF PUBLIC FUNDS	
	If amount stolen is over \$50,000	
	If amount stolen is over \$250,000	
	If amount stolen is over \$1,000,000	
518, 519	EXTORTION, NOT AMOUNTING TO ROBBERY	

PENAL CODE SECTION	OFFENSE PENAL CODE	PRESUMPTIVE BAIL
522	EXTORTION, OBTAINING SIGNATURE BY THREATS	50,000
523(a)	EXTORTION, THREATENING LETTERS	
523(b)	EXTORTION, RANSOMWARE	50,000
529	FALSE PERSONATION OF ANOTHER	50,000
530.5	UNAUTHORIZED USE OF PERSONAL INFORMATION TO OBTAIN CREDIT, GOODS, etc	50,000
532	FALSE PRETENSES	20,000
532f	MORTGAGE FRAUD If amount of loss is over \$50,000 If amount of loss is over \$250,000 If amount of loss is over \$1,000,000	
548	DEFRAUDING INSURER If amount taken is over \$50,000 If amount taken is over \$250,000 If amount taken is over \$1,000,000	
550	FALSE OR FRAUDULENT INSURANCE CLAIM If amount taken is over \$50,000 If amount taken is over \$250,000 If amount taken is over \$1,000,000	
594.3(b)	CHURCH/CEMETERY VANDALISM	50,000
597.5(a)	DOG FIGHTING	20,000
646.9(a-c)	STALKING	150,000
647.6	CHILD MOLESTATION WITH SPECIFIED PRIOR	150,000
653f(b)	SOLICIT MURDER	1,000,000
653f(c)	SOLICIT RAPE, etc	100,000
653w(a)	FAILURE TO DISCLOSE ORIGIN OF RECORDING OR AUDIOVISUAL WORK	
664(a)	ATTEMPT WHERE COMPLETED CRIME PUNISHABLE BY STATE PRISE Except for attempted murder	
664/187	ATTEMPTED MURDER	1,000,000
666	PETTY THEFT With qualifying prior conviction(s)	
4501	ASSAULT WITH DEADLY WEAPON BY PRISON INMATE	
4501.5	BATTERY ON NON-INMATE BY PRISON INMATE	

PENAL CODE SECTION	OFFENSE PENAL CODE	PRESUMPTIVE BAIL
4502	POSSESSION OF DEADLY WEAPON BY PRISON INMATE	50,000
4503	HOLDING OF HOSTAGES BY PRISON INMATE	100,000
4530	ESCAPE, ATTEMPTED ESCAPE FROM PRISON WITH OR WITHOUT FORCE OR VIOLENCE	250,000
4532	ESCAPE, ATTEMPTED ESCAPE BY FELON, MISDEMEANANT, INEBRIA PERSON ON WORK FURLOUGH FROM JAIL, INDUSTRIAL FARM, etc	
4573	BRINGING CONTROLLED SUBSTANCE INTO JAIL OR PRISON	25,000
4574	BRINGING WEAPON INTO JAIL OR PRISON	50,000
11418 (except (b)(2))	POSSESSION, ETC. WEAPONS OF MASS DESTRUCTION	
11418(b)(2)	EMPLOY WEAPON OF MASS DESTRUCTION – CAUSE DEATH (LIFE)	
11418.1	SEND, ETC. FALSE WEAPON OF MASS DESTRUCTION WITH INTENT TO CAUSE FEAR	50,000
11419	POSSESSION OF BIOLOGICAL AGENTS	500,000
18715	POSSESSION OF DESTRUCTIVE DEVICES OR EXPLOSIVES IN PUBLIC PLACES	500,000
18720	POSSESSION OF MATERIALS WITH INTENT TO MAKE DESTRUCTIVE DEVICE OR EXPLOSIVE	150,000
18725	CARRY OR PLACE EXPLOSIVE ON COMMON CARRIER	500,000
18740	POSSESSION OF EXPLODING OR DESTRUCTIVE DEVICE OR EXPLOSIVE WITH INTENT TO INJURE	500,000
18745	EXPLODING DESTRUCTIVE DEVICE OR EXPLOSIVE WITH INTENT TO MURDER (LIFE)	1,000,000
18750	UNLAWFUL EXPLOSION CAUSING BODILY INJURY	500,000
22810	UNLAWFUL USE OF TEAR GAS	
25400	CONCEALED WEAPON ON PERSON OR IN VEHICLE	
25850	POSSESSION OF A LOADED FIREARM	
26100(c)	PERSONALLY SHOOTING FROM MOTOR VEHICLE	250,000
29800	CONCEALABLE FIREARMS, OWNERSHIP OR POSSESSION BY FELON, ADDICT; KNOWLEDGE OF OUTSTANDING WARRANT	
30305(a)	UNLAWFUL POSSESSION OF AMMUNITION	35,000

PENAL CODE SECTION	OFFENSE	PENAL CODE	PRESUMPTIVE BAIL
30600	MANUFACTURE,	DISTRIBUTE, etc. ASSAULT WEAPON	50,000
30605	POSSESSION OF	ANY ASSAULT WEAPON	
31360	FELON WITH BOD	DY ARMOR	100,000

VEHICLE CODE

	VEHICLE CODE	
VEHICLE CODE SECTION	OFFENSE	PRESUMPTIVE BAIL
2800.2	ATTEMPTING TO EVADE PEACE OFFICER Reckless driving	75,000
2800.3 2800.3(a) 2800.3(b)	ATTEMPTING TO EVADE PEACE OFFICER Causing serious bodily injury Causing death	
2800.4	ATTEMPTING TO EVADE PEACE OFFICER Driving in opposite direction of lawfully moving traffic	
4463	OWNERSHIP CERTIFICATE, LICENSE FORGERY	20,000
10801	OWN OR OPERATE A CHOP SHOP	50,000
10851(a)	DRIVING CAR WITHOUT CONSENT	
10851(b),(e)	DRIVING CAR WITHOUT CONSENT Specified vehicles, P.C. 666.5 prior	
20001	HIT AND RUN: PERSONAL INJURY	50,000
23110(b)	THROWING SUBSTANCE AT VEHICLE WITH INTENT TO CAUSE G.B.I	30,000
23152	DRIVING UNDER THE INFLUENCE OF ALCOHOL OR DRUGS If a felony per V.C. 23550 or 23550.5	100,000
23153	DRIVING UNDER THE INFLUENCE OF ALCOHOL OR DRUGS Causing bodily injury	100,000

H & S	OFFENSE	PRESUMPTIVE
CODE	OFFENSE	BAIL
443.17(a)	KNOWINGLY ALTERING OR FORGING, OR CONCEALING OR DESTR WITHDRAWAL OR RESCISSION OF, REQUEST FOR AID-IN-DYING D TO END LIFE	RUG
443.17(b)	KNOWINGLY COERCING OR EXERTING UNDUE INFLUENCE TO, OR WITHDRAWAL OR RESCISSION OF, REQUEST FOR AID-IN-DYING D TO END LIFE	RUG
11054 - 11058	CONTROLLED SUBSTANCES DEFINED: SCHEDULES I, II, III, IV, V	
11152, 11153	CONTROLLED SUBSTANCES, WRITING, DISPENSING PRESCRIPTION	20,000
11154, 11155	CONTROLLED SUBSTANCES, PRESCRIBING, ADMINISTERING, FURNISHING	20,000
11156	CONTROLLED SUBSTANCES, PRESCRIBING, ADMINISTERING,	~~~~~
	FURNISHING TO ADDICT	
11162.5(a)	COUNTERFEITING PRESCRIPTION BLANK	20,000
11350	ILLEGAL POSSESSION OF CERTAIN SPECIFIC OR CLASSIFIED CONTROLLED SUBSTANCES WITH QUALIFYING PRIOR CONVICTIO	N(S) 10,000
11350.5	POSSESSION OF GHB WITH INTENT TO COMMIT SEXUAL ASSAULT	50,000
11351	POSSESSION OR PURCHASE FOR SALE OF CERTAIN SPECIFIC OF CONTROLLED SUBSTANCES	
	Up to 1 kilogram	
	If over 1 kilogram	
	If over 4 kilograms If over 10 kilograms	
	If over 20 kilograms	,
	If over 40 kilograms	
	If over 80 kilograms	
11351.5	POSSESSION OR PURCHASE FOR SALE OF COCAINE BASE	
	Up to 1 kilogram	
	If over 1 kilogram	
	If over 4 kilograms	
	If over 10 kilograms	
	If over 20 kilograms	
	If over 40 kilograms	
	If over 80 kilograms	
11352	ILLEGAL TRANSPORTATION, SALE, FURNISHING OF CERTAIN SPEC CLASSIFIED CONTROLLED SUBSTANCES	CIFIC OR
	Up to 1 kilogram	
	If over 1 kilogram	
	If over 4 kilograms	
	If over 10 kilograms	
	If over 20 kilograms	
	If over 40 kilograms	
	If over 80 kilograms	

H & S CODE	OFFENSE	PRESUMPTIVE BAIL
11353	PERSON 18 YEARS OR OVER USING MINOR IN SALE, TRANSPORTATION, OR GIVING TO A MINOR CERTAIN SPECIFIC OR CLASSIFIED CONTROLLED SUBSTANCES	
	Up to 1 kilogram	50,000
	If over 1 kilogram	
	If over 4 kilograms	
	If over 10 kilograms	
	If over 20 kilograms	
	If over 40 kilograms	
	If over 80 kilograms	5,000,000
11353.5	ADULT PREPARING TO SELL TO MINOR DRUGS OR NARCOTICS	
	Up to 1 kilogram	
	If over 1 kilogram	
	If over 4 kilograms	
	If over 10 kilograms	
	If over 20 kilograms	
	If over 40 kilograms	
	If over 80 kilograms	5,000,000
11354	PERSON UNDER 18 YEARS USING MINOR IN SALE, TRANSPORTATIO OR GIVING TO A MINOR CERTAIN SPECIFIC OR CLASSIFIED SUBSTANCES	N,
	Up to 1 kilogram	50,000
	If over 1 kilogram	
	If over 4 kilograms	250,000
	If over 10 kilograms	500,000
	If over 20 kilograms	1,000,000
	If over 40 kilograms	2,000,000
	If over 80 kilograms	5,000,000
11355	SALE OR FURNISHING SUBSTANCE FALSELY REPRESENTED AS CONTROLLED SUBSTANCE, WITH RESPECT TO CERTAIN SPECIFIC OR CLASSIFIED CONTROLLED SUBSTANCES	20,000
11358	MARIJUANA: CULTIVATE, PROCESS	10,000
11359	MARIJUANA, POSSESSION FOR SALE	
11000	Person 18 years or over with prior convictions	20,000
	Person 21 years or over while knowingly hiring, employing, or using person	
	or younger to cultivate, transport, carry, sell, etc	
11360(a)	MARIJUANA: TRANSPORTATION, SALE, FURNISHING	20,000
11361	MARIJUANA: PERSON 18 YEARS OR OVER USING MINOR UNDER 14 TRANSPORTATION, GIVING TO MINOR	·
	Up to 25 lbs	
	If over 25 lbs	,
	If over 50 lbs	100,000
11362.3(a)(6)	MANUFACTURE CONCENTRATED CANNABIS USING VOLATILE SOLV	'ENT
	WITHOUT LICENSE	50,000
11363	PEYOTE: CULTIVATING, PROCESSING	30,000

	HEALTH AND SAFETT CODE	
H & S CODE	OFFENSE	PRESUMPTIVE BAIL
11366	MAINTAIN PLACE FOR SELLING, GIVING, USING OF CERTAIN SPECIFIC OR CLASSIFIED CONTROLLED SUBSTANCE	
11366.5(a)	RENT, LEASE etc. ROOM FOR MANUFACTURE, STORAGE OR DISTRIBUTION OF CONTROLLED SUBSTANCE	
11366.5(b)	ALLOWING LOCATION TO BE FORTIFIED FOR SALE	
11366.6	USING FORTIFIED LOCATION FOR SALE	40,000
11368	NARCOTIC DRUG: FORGING, ALTERING PRESCRIPTION	
11370.1	POSSESSION OF SPECIFIED CONTROLLED SUBSTANCES WHILE ARMED WITH A LOADED FIREARM	50,000
11370.4	CONSPIRACY TO VIOLATE SECTIONS 11351, 11351.5 OR 11352 Up to 1 kilogram If over 1 kilogram If over 4 kilograms If over 10 kilograms If over 20 kilograms If over 40 kilograms If over 80 kilograms	
11377	POSSESSION OF CONTROLLED SUBSTANCES WITH QUALIFYING PRIOR CONVICTION(S)	10,000
11377.5	POSSESSION OF CONTROLLED SUBSTANCES WITH INTENT TO COMMIT SEXUAL ASSAULT	50,000
11378	POSSESSION OF CONTROLLED SUBSTANCES FOR SALE Up to 1 kilogram If over 1 kilogram If over 4 kilograms If over 10 kilograms If over 20 kilograms If over 40 kilograms If over 80 kilograms	
11378.5	POSSESSION OR PURCHASE FOR SALE OF PCP Up to 8 oz. liquid or 8 grams powder If over 8 oz. liquid or over 8 grams powder If over 1 quart liquid or 2 oz. powder If over 1 gallon liquid or 8 oz. powder If over 3 gallons liquid or 1 ½ lbs. powder If over 5 gallons liquid or 2 ½ lbs. powder If over 20 gallons liquid or 10 lbs. powder If over 25 gallons liquid or 12 ½ lbs. powder If over 20 gallons liquid or 10 lbs. powder If over 20 gallons liquid or 100 lbs. powder	

H & S CODE	OFFENSE	PRESUMPTIVE BAIL
11379	SALE OF CONTROLLED SUBSTANCES	
	Up to 1 kilogram	30,000
	If over 1 kilogram	
	If over 4 kilograms	250,000
	If over 10 kilograms	
	If over 20 kilograms	
	If over 40 kilograms	
	If over 80 kilograms	5,000,000
11379.5	SALE OF PCP	
	Up to 8 oz. liquid or 8 grams powder	
	If over 8 oz. liquid or over 8 grams powder	
	If over 1 quart liquid or 2 oz. powder	
	If over 1 gallon liquid or 8 oz. powder	100,000
	If over 3 gallons liquid or 1 ½ lbs. powder	
	If over 5 gallons liquid or 2 1/2 lbs. powder	500,000
	If over 20 gallons liquid or 10 lbs. powder	
	If over 25 gallons liquid or 12 ½ lbs. powder	
	If over 200 gallons liquid or 100 lbs. powder	5,000,000
11379.6(a)	MANUFACTURE OF ANY CONTROLLED SUBSTANCE	
11379.6(c)	OFFER TO MANUFACTURE	
VIOLATION O	F (OR ATTEMPT) H & S 11379.6 OR 11383	
	When child under 16 present	
	When child under 16 suffers G.B.I	
	VIOLATION OF H & S 11379.6	
	If over 1 lb. or 3 gallons	500.000
	If over 3 lbs. or 10 gallons	
	If over 10 lbs. or 25 gallons	
	If over 44 lbs. or 105 gallons	
11380	SOLICITING MINOR RE CONTROLLED SUBSTANCES	
	If 2,000 pills or less	
	lf 2,001 - 5,000 pills	
	If 5,001 - more pills	
11382	SALE SUBSTANCE REPRESENTED TO BE CONTROLLED SUBSTAN	NCE 20,000

H & S CODE	OFFENSE	PRESUMPTIVE BAIL
11383	POSSESSION WITH INTENT TO MANUFACTURE PCP	50,000
	POSSESSION WITH INTENT TO MANUFACTURE METHAMPHET OR N-ETHYLAMPHETAMINE	
	POSSESSION WITH INTENT TO SELL, TRANSFER OR FURNISH CHEMICALS TO ANOTHER PERSON HAVING INTENT TO MANUFACTURE PCP	
	POSSESSION WITH INTENT TO SELL, TRANSFER OR FURNISH CHEMICALS TO ANOTHER PERSON HAVING INTENT TO MANUFACTURE METHAMPHETAMINE OR N-ETHYLAMPHETAM	

BUSINESS AND PROFESSIONS CODE

B & P	OFFENSE	PRESUMPTIVE
CODE	—	BAIL

22449 PRICE GOUGING IN CONNECTION WITH DREAM ACT APPLICATIONS...... 15,000

BAIL FOR SENTENCE ENHANCING ALLEGATIONS

CANCE	FRESUMF IIVE DA
GANGS ANY FELONY FOR THE BENEFIT OF A STREET GANG - Penal Code section 186.22	40,000
WEAPONS PERSONAL USE OF A WEAPON OTHER THAN FIREARM Includes Penal Code sections 12022(b)(1) and (2)	
OFFENSE INVOLVED POSSESSION/USE/DISCHARGE OF FIREARM Includes Penal Code sections 12022(a)(1) and (2), 12022(c), 12022(d), 12022.2, 12022.3, 12022.4, 12022.5, and 12022.53(b)	
PERSONAL DISCHARGE OF A FIREARM NOT CAUSING GBI Includes Penal Code section 12022.53(c)	
PERSONAL DISCHARGE OF A FIREARM CAUSING GBI OR DEATH Includes Penal Code sections 12022.53(d), 12022.55	1,000,000
MULTIPLE FELONIES INVOLVING FRAUD OR EMBEZZLEMENT AGGRAVATED WHITE COLLAR CRIME ENHANCEMENT - Penal Code section 186.11 Loss exceeds \$100,000 Loss exceeds \$500,000	
NJURY INFLICTION OF GREAT BODILY INJURY Includes Penal Code sections 236.4, 12022.7, 12022.8, and 12022.9	
NARCOTICS INDUCING ANOTHER TO COMMIT LARGE-SCALE NARCOTICS OFFENSE Health & Safety Code section 11356.5	
PRIOR CONVICTIONS/SENTENCES PRIOR CONVICTION FOR SERIOUS/VIOLENT ("STRIKE") OR ENUMERATED SEX OFFENSE Includes serious/violent offenses listed in Penal Code sections 667.5(c), 1192.7(c), and 1192.8 (listed in Addendum pages 1-4), or circumstances enumerated in Penal Code sections 667(a)(1), 667.51(a), 667.6(a), and 667.10(a)	50,000 per prior
CURRENT SERIOUS/VIOLENT ("STRIKE") OR ENUMERATED SEX OFFENSE WITH TWO OR MORE PRIOR CONVICTIONS FOR SERIOUS/VIOLENT OR SEX OFFENSES Includes serious/violent offenses listed in Penal Code sections 667.5(c), 1192.7(c), and 1192.8 (listed in Addendum pages 1-4), or circumstances enumerated in Penal Code sections 667.51(c) and 667.6(b)	1,000,000
DEFENDANT SERVED A PRIOR PRISON TERM WITHIN THE PAST FIVE YEARS Penal Code sections 667.5(a) and (b)	10,000 per prior
OTHER ENHANCEMENTS FELONY THAT IS A HATE CRIME - Penal Code sections 422.7 and 422.75	
SPECIFIED OFFENSES AGAINST VICTIM OVER 65, UNDER 14, DISABLED Includes circumstances enumerated in Penal Code sections 667.9 and 667.10	
FELONY OFFENSE COMMITTED WHILE ANY OR ALL OF THE FOLLOWING CONDITIONS EXIS FELONY CHARGES PENDING AGAINST DEFENDANT, OR DEFENDANT ON PAROLE OR FELONY PROBATION, OR PROBATION DEPARTMENT SUPERVISION Including but not limited to circumstances enumerated in Penal Code section 12022.1	
ANY ENHANCEMENT, NOT OTHERWISE LISTED ON THIS SCHEDULE, WHICH CARRIES A POSSIBLE TERM OF LIFE IMPRISONMENT Includes circumstances enumerated in Penal Code sections PC 667.61, PC 667.7, PC 667.71	1,000,000

Approved by the Executive Committee of the Superior Court of California, County of Los Angeles

VIOLENT FELONY REFERENCE SHEET

Charge	Description	PC 667.5 Reference
XXXXXXXXXXXXXXXX	Any felony punishable by death or life imprisonment	667.5(c)(7)
PC 37	Treason	667.5(c)(7)
PC 128	Perjury resulting in capital punishment	667.5(c)(7)
PC 136.1	Preventing or dissuading testimony, if a felony under	667.5(c)(20)
	Penal Code Section 186.22	
PC 187	Murder	667.5(c)(1)
PC 192(a)	Voluntary manslaughter	667.5(c)(1)
PC 203	Mayhem	667.5(c)(2)
PC 205	Aggravated mayhem	667.5(c)(2)
PC 207	Kidnapping	667.5(c)(14)
PC 211	Any robbery	667.5(c)(9)
PC 215(a)	Carjacking	667.5(c)(17)
PC 220	Assault with intent to commit specified felony	667.5(c)(15)
PC 261(a)(2), (a)(6)	Rape	667.5(c)(3)
PC 264.1	Rape, spousal rape, or sexual penetration in concert	667.5(c)(18)
PC 286(c), (d)	Sodomy	667.5(c)(4)
PC 287(c), (d)	Oral copulation	667.5(c)(5)
PC 288(a), (b)	Lewd or lascivious act	667.5(c)(6)
PC 288.5	Continuous sexual abuse of a child	667.5(c)(16)
PC 289(a), (j)	Sexual penetration	667.5(c)(11)
PC 451(a), (b)	Arson	667.5(c)(10)
PC 459, 460(a)	First degree burglary of inhabited dwelling with person present	667.5(c)(21)
PC 518	Extortion which would constitute a felony violation of Penal Code Section 186.22	667.5(c)(19)
PC 664/187	Attempted murder	667.5(c)(12)
PC 11418(b), (c)	Use weapon of mass destruction in form that may cause widespread illness/injury or damage to natural resources	667.5(c)(23)
PC 12022.3(a)	Use of firearm in commission of specified sex offenses	667.5(c)(8)
PC 12022.5	Use of firearm in commission of felony	667.5(c)(8)
PC 12022.53	Use or discharge of firearm in specified felonies	667.5(c)(22)
PC 12022.55	Intentional infliction of great bodily injury or death by discharging firearm from vehicle	667.5(c)(8)
PC 12022.7	Infliction of great bodily injury in commission of a felony	667.5(c)(8)
PC 12022.8	Infliction of great bodily injury in commission of specified sex offenses	667.5(c)(8)
PC 12022.9	Intentional infliction of injury in commission of a felony upon pregnant victim which terminates pregnancy	667.5(c)(8)

VIOLENT FELONY REFERENCE SHEET

Charge	Description	PC 667.5 Reference
PC 18745	Explosion of device with intent to commit murder	667.5(c)(13)
PC 18750	Explosion of device which causes bodily injury	667.5(c)(13)
PC 18755	Explosion of device which causes death, mayhem or great bodily injury	667.5(c)(13)

SERIOUS FELONY REFERENCE SHEET

Charge	Description	PC 1192.7 Reference
XXXXXXXXXXXX XXXXXXXXXXXX	Any felony punishable by death or life imprisonment	1192.7(c)(7)
XXXXXXXXXXXX XXXXXXXXXXXX XXXXXXXXXXXX	Any felony in which the defendant personally inflicts great bodily injury on any person, other than an accomplice, or any felony in which the defendant personally uses a firearm	1192.7(c)(8)
XXXXXXXXXXXX	Assault by life prisoner on a non-inmate	1192.7(c)(12)
XXXXXXXXXXXX	Exploding a destructive device with intent to injure	1197.2(c)(15)
XXXXXXXXXXXX XXXXXXXXXXXX	Attempt to commit a felony punishable by death or imprisonment in the state prison for life	1192.7(c)(22)
XXXXXXXXXXXX XXXXXXXXXXXX	Any felony in which the defendant personally used a dangerous or deadly weapon	1192.7(c)(23)
XXXXXXXXXXXX XXXXXXXXXXX XXXXXXXXXXX XXXX	Selling, furnishing, administering, giving, or offering to sell, furnish, administer, or give to a minor any heroin, cocaine, phencyclidine (PCP), or any methamphetamine-related drug, as described in paragraph (2) of subdivision (d) of Section 11055 of the Health and Safety Code, or any of the precursors of methamphetamines, as described in subparagraph (A) of paragraph (1) of subdivision (f) of Section 11055 or subdivision (a) of Section 11100 of the Health and Safety Code	1192.7(c)(24)
XXXXXXXXXXXX XXXXXXXXXXXX	Attempt to commit a crime listed in 1192.7(c) other than an assault	1192.7(c)(39)
XXXXXXXXXXXX	Conspiracy to commit a crime listed in 1192.7(c)	1192.7(c)(42)
PC 136.1	Victim or witness intimidation	1192.7(c)(37)
PC 186.22	Criminal street gang activity that constitutes a felony	1192.7(c)(28)
PC 187	Murder	1192.7(c)(1)
PC 191.5	Gross vehicular manslaughter while intoxicated	1192.8
PC 192(a), (c)(1)	Voluntary manslaughter, Vehicular manslaughter	1192.7(c)(1), 1192.8

SERIOUS FELONY REFERENCE SHEET

Charge	Description	PC 1192.7 Reference
PC 191.5	Gross vehicular manslaughter while intoxicated	1192.8
PC 192(c)(1)	Vehicular manslaughter	1192.8
PC 192.5(a), (b), (c)	Vehicular manslaughter-vessel	1192.8
PC 203	Mayhem	1192.7(c)(2)
PC 207	Kidnapping	1192.7(c)(20)
PC 211	Robbery/bank robbery	1192.7(c)(19)
PC 215(a)	Carjacking	1192.7(c)(27)
PC 220/211/261	Assault with intent to commit rape/robbery	1192.7(c)(10)
PC 220	Assault with intent to commit mayhem, rape, sodomy, or oral copulation	1192.7(c)(29)
PC 244	Assault with caustic chemicals, etc.	1192.7(c)(30)
PC 245(a)(1), (a)(2), (a)(3), 245(b)	Assault with a deadly weapon, firearm, machinegun, or semiautomatic firearm	1192.7(c)(31)
PC 245(c); (d)	Assault with a deadly weapon or instrument on a peace officer or firefighter	1192.7(c)(11)(31)
PC 245.2, 245.3, 245.5	Assault with a deadly weapon or instrument on a public transit employee, custodial officer or school employee	1192.7(c)(32)
PC 246	Discharging firearm at inhabited dwelling, vehicle, or aircraft	1192.7(c)(33)
PC 246.3	Discharging firearm in grossly negligent manner. (People v. Leslie (1996) 47 Cal.App.4th 198.)	1192.7(c)(8)
PC 261	Rape	1192.7(c)(3)
PC 264.1	Rape/sexual penetration in concert by force or violence	1192.7(c)(34)
PC 286(c); (d)	Sodomy by force, violence, duress, menace, fear or threat of retaliation on victim or another	1192.7(c)(4)
PC 287(c)	Oral copulation by force, violence, duress, menace or fear	1192.7(c)(5)
PC 287(d)	Oral copulation by force, violence, duress, menace or fear – acting in concert	1192.7(c)(5)
PC 288(a), (b)(1)	Lewd acts on a child under 14	1192.7(c)(6)
PC 288.5	Continuous sexual abuse of a child	1192.7(c)(35)
PC 288a(c)	Oral copulation by force, violence, duress, menace or fear	1192.7(c)(5)
PC 288a(d)	Oral copulation by force, violence, duress, menace or fear – acting in concert	1192.7(c)(5)
PC 289(a)	Sexual penetration by force, violence, duress, menace or fear	1192.7(c)(25)

SERIOUS FELONY REFERENCE SHEET

Charge	Description	PC 1192.7
U	·	Reference
PC 422	Criminal threats	1192.7(c)(38)
PC 451	Arson	1192.7(c)(14)
PC 459/460(a)	First degree burglary	1192.7(c)(18)
PC 487	Grand theft involving a firearm	1192.7(c)(26)
PC 664/187	Attempted murder	1192.7(c)(9)
PC 4501	Assault with a deadly weapon by an inmate	1192.7(c)(13)
PC 4503	Holding of hostage by state prisoner	1192.7(c)(21)
PC 11418(b), (c)	Use weapon of mass destruction in form that may cause widespread illness/injury or damage to natural resources	1192.7(c)(41)
PC 12022.53	Use or discharge of firearm in specified felonies	1192.7(c)(40)
PC 26100(c), (d)	Shooting from a vehicle	1192.7(c)(36)
PC 18745	Explosion of destructive device with intent to commit murder	1192.7(c)(17)
PC 18750	Explosion of destructive device which causes bodily injury	1192.7(c)(16)
PC 18755	Explosion of destructive device which causes mayhem or great bodily injury	1192.7(c)(16)
VC 2800.3	Attempting to Evade Peace Officer; causing serious bodily injury or involving use of a dangerous or deadly weapon	1192.8
VC 23104(b)	Reckless driving with a prior Reckless, Speed Contest or DUI conviction, causing serious bodily injury or involving use of a dangerous or deadly weapon	1192.8
VC 23153	DUI causing serious bodily injury or involving use of a dangerous or deadly weapon	1192.8

1	PROOF OF SERVICE	
2	STATE OF CALIFORNIA, COUNTY OF LOS ANGELES	
3	At the time of service, I was over 18 years of age and not a party to this action . I am employed in the County of Los Angeles, State of California. My business address is 350 South Grand Avenue, Fiftieth Floor, Los Angeles, CA 90071-3426.	
4		
5	On April 10, 2023, I served true copies of the following document(s) described as	
6	SECOND AMENDED COMPLAINT AND AMENDED SUMMONS	
7	on the interested parties in this action as follows:	
8	SEE ATTACHED SERVICE LIST	
9		
10	BY E-MAIL OR ELECTRONIC TRANSMISSION: Pursuant to Court Order and agreement	
11	by the parties, I served the document(s) on the persons listed in the Electronic Service List by submitting an electronic version of the document(s) to Case Anywhere, through the user interface	
12	at www.caseanywhere.com.	
13	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	
14	Executed on April 10, 2023, at Los Angeles, California.	
15		
16	/s/ Cherryl Tillotson	
17	Cherryl Tillotson	
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