

JUDICIAL COUNCIL OF CALIFORNIA

455 Golden Gate Avenue · San Francisco, California 94102-3688 www.courts.ca.gov

REPORT TO THE JUDICIAL COUNCIL

For meeting on: June 26, 2015

Title

Traffic: Payment and Forfeiture of Bail in

Installments

Rules, Forms, Standards, or Statutes Affected

Revise form TR-300

Recommended by

Traffic Advisory Committee Hon. Mark S. Borrell, Chair

Agenda Item Type

Action Required

Effective Date

June 26, 2015

Date of Report

June 15, 2015

Contact

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Executive Summary

The Traffic Advisory Committee recommends revising form TR-300, *Agreement to Pay and Forfeit Bail in Installments*. On June 8, 2015, the Judicial Council adopted rule 4.105 of the California rules of Court to govern the imposition of bail in traffic infraction cases when a defendant appears as promised. In connection with adopting rule 4.105, the Judicial Council directed the Traffic Advisory Committee to consider proposals to revise Judicial Council traffic infraction forms related to bail as soon as possible to be consistent with the rule and to promote access to justice in traffic infraction cases.

Recommendation

The Traffic Advisory Committee recommends that the Judicial Council, effective June 26, 2015, revise form TR-300 to be consistent with rule 4.105 of the California Rules of Court and to promote access to justice in traffic infraction cases.

Revised form TR-300 is attached at pages 4–5.

Basis for Rationale for Recommendation

Recent attention to state traffic infraction laws raised significant concerns about procedural fairness in related proceedings. In response, Chief Justice Tani G. Cantil-Sakauye charged the Judicial Council's Rules and Projects Committee (RUPRO) with developing a recommendation, on an emergency basis, to establish fair and effective statewide practices related to the deposit of bail in traffic infraction cases. Rule 4.105 was adopted as an urgency measure on June 8, 2015. It improves uniformity in traffic infraction bail procedures for pre-trial proceedings by expressly providing for traffic infraction defendants to appear for arrangement and trial without depositing bail, except in specific circumstances in which bail is required. Subdivision (d) of rule 4.105 requires that court forms related to bail for traffic infractions must inform defendants of the option to appear in court without the deposit of bail. To provide sufficient time for courts to carry out the rule, subdivision (d) expressly provides that courts must implement the notice provision for instructions and other materials as soon as reasonably possible, but no later than September 15, 2015.

When the council adopted rule 4.105, the council directed the Traffic Advisory Committee to expeditiously review Judicial Council traffic forms and recommend any revisions that are needed to make the forms consistent with rule 4.105. The Traffic Advisory Committee has subject-matter expertise on traffic infractions and related procedures. It is collaborating as appropriate with the Criminal Law Advisory Committee and other advisory committees, as well as with the work of the Chief Justice's Commission on the Future of California's Court System, to develop additional proposals to present to the Judicial Council through RUPRO.

The Traffic Advisory Committee has identified the need to revise the council's form for traffic infractions, TR-300, *Agreement to Pay and Forfeit Bail in Installments*. Form TR-300 is required when a court permits clerks to set up an installment payment plan for payment of bail when a defendant is not contesting the traffic infraction citation, but is unable to pay the full amount by the due date and wishes to pay in installments. The form includes an advisement and waiver of rights for defendants who wish to pay and forfeit bail in installments without appearing for arraignment. The advisement of rights is revised to expressly inform defendants of

- 1. the right to appear in court *without deposit of bail* for formal arraignment, plea, and sentencing; and
- 2. the right to request and have a court trial without deposit of bail, unless the court orders bail.

Previous Council Action

Form TR-300 was adopted for statewide on February 22, 2008.

Comments, Alternatives Considered, and Policy Implications

Rule 4.105 was adopted in response to concerns relating to bail for traffic infraction cases and to promote defendants' access to trial in such cases. Revision of form TR-300 to be consistent with

rule 4.105 is considered an urgent matter. The change to the form is fairly straightforward and unlikely to be controversial. For this reason, this proposal has been handled on an expedited basis without a comment period, to be implemented as soon as reasonably possible in accordance with subdivision (d) of rule 4.105. No alternatives were considered because the form was revised to be consistent with the notice requirements of rule 4.105(d).

Implementation Requirements, Costs, and Operational Impacts

In adopting rule 4.105, the Judicial Council recognized that courts will require some time to implement the notice requirements in subdivision (d), including those on this form. To give courts sufficient opportunity to revise instructions, websites, and forms, the rule provides that subdivision (d) must be implemented as soon as reasonably possible but no later than September 15, 2015. Depending on whether a court permits clerks to set up payment of bail in installments for traffic infractions, a varying amount of costs and implementation efforts will be required to implement use of the revised form.

Relevant Strategic Plan Goals and Operational Plan Objectives

The adoption of revised form TR-300 will advance the Judicial Council goal of providing access and fairness in the courts. (See *Justice in Focus: The Strategic Plan for California's Judicial Branch*, Goal I, Access, Fairness, and Diversity.)

Attachment

1. Form TR-300, at pages 4–5

ACCEPTED (date):

(DEPUTY CLERK)

______ BY: _____

ADVISEMENT OF RIGHTS

By choosing to pay and forfeit bail in installments and not go into court, you will be giving up these rights:

- To appear in court without deposit of bail for formal arraignment, plea, and sentencing;
- To request and have a court trial without deposit of bail, unless the court orders bail, and challenge the charges;
- To have a speedy court trial and have the charges dismissed if a speedy trial is requested but not provided;
- To be represented by an attorney at your expense;
- To subpoena or present witnesses and physical evidence using the power of the court at no cost to you and to testify on your own behalf;
- To confront and cross-examine all witnesses under oath testifying against you; and
- To remain silent and not testify.



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455 Golden Gate Avenue · San Francisco, California 94102-3688 www.courts.ca.gov

REPORT TO THE JUDICIAL COUNCIL

For meeting on: June 26, 2015

Title

Traffic and Criminal Procedure: Notice to Appear Forms for Traffic and Nontraffic Citations

Rules, Forms, Standards, or Statutes Affected Amend Cal. Rules of Court, rule 4.103; revise forms TR-INST, TR-115, TR-120, and TR-130; and adopt forms TR-135 and TR-145.

Recommended by

Traffic Advisory Committee Hon. Mark S. Borrell, Chair

Agenda Item Type

Action Required

Effective Date June 26, 2015

Date of Report June 18, 2015

Contact

Courtney Tucker, Attorney Criminal Justice Services 415-865-7611 courtney.tucker@jud.ca.gov

Executive Summary

The Traffic Advisory Committee recommends that the Judicial Council revise current Notice to Appear forms and adopt new electronic Notice to Appear forms for traffic and nontraffic citations to improve the uniformity of the content of statewide Notice to Appear forms. The committee also recommends amending rule 4.103 to require law enforcement agencies to submit copies of electronic citation forms to the Judicial Council to ensure compliance. These recommendations were developed at the request of courts to promote electronic filing of Notice to Appear forms and reduce concerns about the validity of the forms as complaints. In addition, the recommended forms are consistent with recently adopted rule 4.105, which sets forth bail requirements in traffic infraction matters.

Recommendation

The Traffic Advisory Committee recommends that the Judicial Council:

- 1. Amend California Rules of Court, rule 4.103, Notice to Appear Forms;
- 2. Revise forms TR-INST, Notice to Appear and Related Forms; TR-115, Automated Traffic Enforcement System Notice to Appear; TR-120, Nontraffic Notice to Appear; and TR-130, Traffic/Nontraffic Notice to Appear; and
- 3. Adopt forms TR-135, *Electronic Traffic/Nontraffic Notice to Appear (4-inch format)* and TR-145, *Electronic Traffic/Nontraffic Notice to Appear (3-inch format)*; effective June 26, 2015, with an extended implementation period for use of the new and revised forms as soon as reasonably possible, but no later than November 15, 2015.

Amended rule 4.103, revised forms TR-INST, TR-115, TR-120, and TR-130, and new forms TR-135 and TR-145 are attached at pages 10-69.

Previous Council Action

Rule 4.103 was adopted effective January 1, 2004, and amended effective January 1, 2007. The council revised form TR-115, effective January 1, 2013. The council revised forms TR-120 and TR-130, effective September 20, 2005.

Basis for Rationale for Recommendation

The form of notices to appear must be prescribed by the Judicial Council. (Veh. Code, § 40500(b).) When a Notice to Appear issued on a Judicial Council form is verified by the issuing officer, it constitutes a complaint in a criminal case. (Pen. Code, § 853.9, and Veh. Code, § 40513(b).) In addition, "a notice to appear issued on a form approved by the Judicial Council may be received and filed by a court in electronic form." (Pen. Code, § 959.1(d).)

Until 2004, the Judicial Council required under Vehicle Code section 40500 that every law enforcement agency submit its notice to appear citation form for traffic offenses to the council for individual review and approval. In 2005, the council adopted California Rules of Court, rule 4.103, which provides that notices to appear that use the approved council forms and comply with the council's form instructions in TR-INST, *Notice to Appear and Related Forms* (Instructions), are on a form approved by the Judicial Council. At present, form TR-130, *Traffic-Nontraffic Notice to Appear*, is used for issuing both electronic and preprinted handwritten citations. The California Highway Patrol (CHP) has an ongoing pilot program to issue and file electronic notice to appear citations. Other law enforcement agencies in various counties are currently filing notice to appear citations with courts electronically. The committee's proposal is designed to facilitate implementation of the CHP program for electronic citations and improve and clarify requirements for other issuing agencies.

Recent attention to state traffic infraction laws raised significant concerns about procedural fairness in related proceedings. In response, the Judicial Council adopted California Rules of

Court, rule 4.105, as an urgency measure on June 8, 2015. The rule improves uniformity in traffic infraction bail procedures for pre-trial proceedings by expressly providing for traffic infraction defendants to appear for arrangement and trial without depositing bail unless certain exceptions apply.

When the council adopted rule 4.105, the council directed the Traffic Advisory Committee to expeditiously review Judicial Council traffic forms and recommend any revisions that are needed to make the forms consistent with rule 4.105. The Traffic Advisory Committee has identified the need to revise the information on bail to schedule a trial on the council's Notice to Appear forms. The current forms include an advisement that payment of bail will be required to schedule a trial. The forms include a revised instruction that payment of bail may be required to schedule a trial and that defendants may go online or call the court for information on going to court without paying bail.

The Proposal

Under rule 4.103 of the California Rules of Court, notice to appear citations that use the approved council Notice to Appear forms and comply with the council's Instructions are issued on a form approved by the Judicial Council. The Traffic Advisory Committee proposes changes to improve the requirements for the form used by law enforcement agencies to issue preprinted and electronic citations when making arrests for infraction and misdemeanor violations. The complete proposal would (1) amend California Rules of Court, rule 4.103 (Attachment A) to require that law enforcement agencies that issue electronic notice to appear citations submit a copy of the agency's form to the Judicial Council when the forms are revised by the council; (2) clarify and revise the Instructions (Attachment B); (3) revise forms TR-115, *Automated Traffic Enforcement System Notice to Appear*; TR-120, *Nontraffic Notice to Appear*; and TR-130, *Traffic/Nontraffic Notice to Appear*; and (4) create new forms TR-135, *Electronic Traffic/Nontraffic Notice to Appear* (4-inch format) and TR-145, *Electronic Traffic/Nontraffic Notice to Appear* (3-inch format), for issuing electronic notice to appear citations when making arrests.

The committee recommends the proposal in response to requests by courts to reduce the administrative impact and the expense of processing traffic citations by facilitating electronic filing and to address concerns of the public about the validity of notice to appear citation forms. The 2015 annual agenda of the Traffic Advisory Committee classified the revision of electronic citation requirements as urgently needed to remedy a problem that is causing significant cost or inconvenience to the courts or the public. The proposal is designed to benefit the judicial branch and justice partners by improving the requirements and procedures for issuing and filing electronic citations as an alternative to handwritten citations that require extensive processing and data entry by both courts and law enforcement agencies. Clarification of the requirements would also reduce concerns about the validity of the citations as complaints and avoid potential challenges for statutory deficiencies. In addition, amendment of rule 4.103 to require submission of electronic citation forms by issuing agencies would provide the council with continuing

information about compliance with requirements and identify issues where further action may be needed.

The amendment of rule 4.103, the revision of the Instructions and forms TR-115, TR-120, and TR-130, and the adoption of forms TR-135 and TR-145 will improve compliance with statutory requirements, provide the courts with the necessary information for processing citations in a more cost-effective manner, reduce the issuance and related challenges of unapproved Notice to Appear forms, and provide revised information on appearances in court without prior deposit of bail as set forth in rule 4.105.

Amendment of rule 4.103. The committee recommends amendment of rule 4.103 to require law enforcement agencies to provide the Judicial Council with a sample copy of the electronic citation forms issued by those agencies for arrests in traffic and nontraffic criminal cases. The requirement to provide the council with a copy of the form when the council adopts changes to Notice to Appear forms should improve the compliance with related statutes and the council requirements in the Instructions and identify issues where further improvement is needed. Improvement in compliance with the requirements should reduce the expense and administrative burden of cases where citations are challenged and result in decreased workload for judicial officers and court staff in processing contested cases.

Revision of form TR-INST. The Instructions would be revised to include the following changes to improve uniformity of content and format and satisfy legal requirements for Notice to Appear forms used to issue and file notice to appear citations:

- Revision of section 1.030 to provide for a continuation page for electronic citations where there are many violations or multiple vehicles would avoid unnecessary printing of duplicate instructions that are part of the existing continuation forms, TR-106, *Continuation of Notice to Appear*, and TR-108, *Continuation of Citation*.
- Revision of section 1.040 to specify use of form TR-135 or TR-145 for issuing and filing electronic citations and to provide for different requirements for electronic and preprinted citations would help identify the circumstances where the requirements for electronic citations differ from those for preprinted handwritten citations.
- Revision of section 2.010 to specify use of form TR-135 or TR-145 for issuing electronic citations at the time of arrest would clarify and improve the requirements for electronic citations.
- Revision of section 3.010 to require implementation by November 15, 2015, of required forms TR-115, TR-120, TR-130, TR-135, and TR-145 by law enforcement agencies would provide time for issuing agencies to implement the changes for notice to appear citations.
- Revision of section 4.010 to specify that the defendant's copy of the citation must include the defendant's signature for the promise to appear would improve compliance with statutory provisions.

- Revision of section 4.020 to specify the "trim" size of Notice to Appear forms would
 prevent use of a form that is too narrow to allow printing of the form with the approved
 format and required minimum font size.
- Revision of section 4.050(b) to specify that text on citation form TR-135 or TR-145 must have a minimum font size of 6.0 would avoid use of citations with print that is too small to be legible.
- Revision of section 6.00 to provide that citations issued on form TR-135 or TR-145 may abbreviate terms would facilitate printing of citations when issued. Removal of the provision for minor alterations of formatting for electronic citations would improve standardization of the form and reduce the occurrence of unapproved changes to the form.
- Revision of section 6.030 to specify that the approved barcode data format is USS Code 39 would assist issuing agencies in complying with the standard.
- Revision of section 6.071 to specify that forms TR-135 and TR-145 must specify whether the defendant's driver's license is a commercial driver's license.
- Revision of section 6.120 to require the vehicle description to include the model and color of the vehicle would help identify vehicles on citations.
- Revision of section 6.140 to permit listing of a company as the registered owner of a vehicle would provide appropriate flexibility in completing citations.
- Revision of section 6.160 to specify that notice to appear citations require an issuing officer to indicate whether a violation is eligible for correction by checking a "Yes" or "No" checkbox for eligible offenses would provide clarity about whether an officer has made the determination required by Vehicle Code section 40522.
- Revision of section 6.170 to add forms TR-135 and TR-145 to the forms that have a "Booking Required" checkbox would comply with Penal Code section 853.6.
- Revision of section 6.180 to add specific data fields on forms TR-135 and TR-145 for construction and safety enhancement zone violations and overweight violations would assist courts in imposing the proper penalties for the specific offenses.
- Revision of section 6.210 to add a reference to collision investigation as an example of citations for which the officer executes a declaration on information and belief would assist proper completion of citations.
- Revision of section 6.220 to specify the location for the declaration date that is required by Code of Civil Procedure section 2015.5 for the arresting or citing officer's declaration to be verified and for the citation to serve as a complaint would improve compliance with statutory requirements.
- Revision of section 6.240 to provide that the signature on the defendant's copy must be identical to the signature on the copy filed with the court would satisfy the requirement of Vehicle Code section 40505 that the citation issued to the defendant include all information on the copy filed with the court.
- Revision of section 6.280 to remove the exception to have the form approval legend at the top of the form instead of the bottom would improve statewide uniformity and reduce ambiguity about whether a citation is issued on an approved form.

 Revision of section 7.030 to allow adding a thumbprint to a shaded area of form TR-135 or TR-145 would allow issuing agencies flexibility to determine a suitable location on the front of the form.

Revision of forms TR-115, TR-120, and TR-130. As discussed above, the committee recommends revision of forms TR-115, TR-120, and TR-130 to further clarify and standardize the requirements that apply for notice to appear citations to be filed and serve as a verified complaint in criminal cases. Adoption of the revised forms and instructions would provide clear and understandable provisions that can be followed to facilitate use of notice to appear citations and allow courts and issuing agencies to improve standardization for processing handwritten citations. The specific details for forms TR-115, TR-120, and TR-130 are discussed above in the changes to form TR-INST. The primary clarifications for citation requirements are that (1) the defendant's copy must include a signature for the promise to appear that is identical to the signature on the copy filed with the court, (2) the issuing officer must indicate whether an offense is eligible for correction by specifying "Yes" for an offense that is correctable or "No" for an offense that is ineligible for correction, (3) the arresting or citing officer's declaration must include a declaration date where specified for the citation to serve as a verified complaint, (4) an optional field would be replaced with a required field on the form instructions for a local website address for citation information, and (5) the forms are revised to notify defendants that payment of bail may be required to schedule a trial and that defendants may go online or call the court for information on going to court without paying bail.

Adoption of forms TR-135 and TR-145. As also discussed above, the committee recommends adoption of forms TR-135 and TR-145 to clarify and standardize the requirements that apply for electronic citations to be filed and serve as a verified complaint in criminal cases. Adoption of the new forms and instructions would provide clear and understandable provisions that can be followed to facilitate use of electronic citations and allow courts and issuing agencies to realize cost savings from reduction in administrative expenses for processing handwritten citations. The specific details for forms TR-135 and TR-145 are discussed above in the changes to form TR-INST. The primary clarifications for electronic citation requirements are that (1) the defendant's copy must include a signature for the promise to appear that is identical to the signature on the copy filed with the court, (2) the issuing officer must indicate whether an offense is eligible for correction by specifying "Yes" for an offense that is correctable or "No" for an offense that is ineligible for correction, (3) the officer's declaration must include a declaration date where specified for the citation to serve as a verified complaint, and (4) the forms have a different width and formatting to facilitate use with a variety of existing citation software programs and hardware; and (5) the forms notify defendants that payment of bail may be required to schedule a trial and that defendants may go online or call the court for information on going to court without paying bail.

Comments, Alternatives Considered, and Policy Implications

Rule 4.105 was recently adopted on an urgency basis in response to concern about issues relating to bail for traffic infraction cases, and more specifically about defendants' access to trial in such

cases. The new forms and recommended revisions are consistent with rule 4.105 and have been developed on an expedited basis to be implemented as soon as reasonably possible but no later than November 15, 2015. To expedite consistency with the newly adopted rule, the form revisions related to the rule are recommended without prior public comment period. All other aspects of these recommendations were circulated for public comment as explained below.

Summary of Comments.

The new forms and proposed revisions to the current rule and forms were circulated for public comment from October 6 to December 1, 2014. Eleven comments were received in response to invitation to comment, SP14-10. Comments were received from the Superior Courts of Los Angeles, Orange, Riverside, Sacramento, and San Diego Counties; the California Highway Patrol; the Integrated Law and Justice Agency for Orange County, a coalition of local law enforcement agencies; the California Traffic Defense Bar; the Orange County Bar Association; and two police departments. Of the eleven commentators, one agreed with the proposal; six agreed with the proposal, but only if modified; three did not agree with the proposal; and one comment did not indicate a position on the proposal. A chart listing all commentators and showing all comments received and changes requested is attached, at pages 70-92.

The comments included discussion of a few principal issues, including clarifying discussion and changes regarding: the statutory requirement for the officer's declaration under penalty of perjury to be dated for the citation to serve as a verified complaint; the inclusion of a website address for court information on local court procedures; the new optional item to include an email address for the defendant; and the option to include information on the location where the officer's declaration is signed to satisfy statutory requirements when necessary for a verified declaration under penalty of perjury.

Notable comments and committee responses include:

Signatures. Commentators expressed significant concern that the Instructions are revised to expressly state that the defendant's copy of the electronic Notice to Appear form must include the identical signature of the defendant that is on the copy of the notice filed with the court. The comment by the Integrated Law and Justice Agency for Orange County (ILJAOC) expressed concern that the requirement to include the defendant's signature on the defendant's copy of a notice to appear citation issued by an electronic citation device will increase the risk of harm to officers by requiring an additional trip to the defendant's vehicle at a traffic stop after printing the notice with the digital signature on the printer installed in the officer's vehicle. Officer safety is unquestionably a compelling concern. However, the committee believes that the requirement to provide the defendant with a signed copy of the notice is required by statute and this recommendation is designed for consistency with current law. The committee has previously considered the requirement to include the defendant's signature on the copy of the notice issued to the defendant in the council's statewide invitation to comment on notice to appear citations, SPR12-27, in 2012. In light of the current law and concerns for officer safety, the ILJAOC may wish to consider bringing this issue to the Legislature for its attention. An alternative to

legislation would be to consider use of wireless hand-held mobile printers to avoid having to make an extra trip between vehicles.

Implementation Period. A number of comments recommended an extended implementation period for the forms to reduce negative impacts on law enforcement agencies. Historically, when the council adopts revised Notice to Appear forms there is a grace period of several months to a year to implement the changes. This practice has been followed to address the fact that many agencies order citations printed in bulk for a year or more to lower costs. Discarding existing forms and ordering new forms or reprogramming electronic citation devices can negatively impact operational budgets, especially of smaller agencies. Even the California Highway Patrol orders a large quantity of about 70,000 forms per quarter and a grace period of less than 3-4 months could cause a significant expense to replace existing stock in addition to any expenses to reprogram electronic citation devices. Despite this situation, there is a compelling need to update the forms as soon as possible to revise the information about bail procedures to be consistent with the new rule 4.105. While subdivision (d) of rule 4.105 requires courts to update information provided to the public regarding bail for traffic infractions by September 15, 2015, the Notice to Appear forms are not governed by the deadline of the rule as the forms are provided to the public by law enforcement agencies, not the courts. After considering the competing interests, the committee recommends that the extended implementation be specified to require implementation as soon as reasonably possible, but no later than November 15, 2015.

Alternatives.

The committee considered clarifying the form requirements in TR-INST while continuing the current practice of using form TR-130, *Traffic/Nontraffic Notice to Appear*, for both electronic and preprinted handwritten citations. This approach was not favored. The committee decided instead to propose new forms with specific requirements, tailored to the unique aspects of electronic citations, which could be distinguished from those that are better suited to preprinted citations. Use of new forms that are consistent with the CHP pilot program, local agency programs, and statutory requirements will allow other agencies to implement future electronic citation systems in a more uniform, understandable, and well-establish manner.

The committee also considered reinstatement of the prior council requirement for agencies to submit citation forms for individual review and approval by the council. This approach was not favored because of the administrative burden, staffing, and cost that would be necessary for implementation of this reinstatement. The committee considered that the proposed requirement to provide the council with an annual copy of the electronic citation form would be satisfied with minimal expense and provide continuing information to the council for future improvements. Based on comments received, the committee is recommending that agencies submit a copy of the citation when the council adopts changes to the form in order to minimize the administrative impact and allow a means to monitor compliance with council requirements.

Implementation Requirements, Costs, and Operational Impacts

This proposal is expected to result in long-term cost savings and time savings for courts and issuing agencies, because costs of processing handwritten citations will be reduced or eventually eliminated. Implementation of the proposal would facilitate efforts of courts to expand electronic filing of citations and result in reduced court costs for labor related to processing and data input for handwritten citations. Law enforcement agencies with existing electronic citation programs may have programming costs to implement the changes that are proposed to comply with existing law.

Relevant Strategic Plan Goals and Operational Plan Objectives

The adoption of new and revised Notice to Appear forms would advance the Judicial Council goal of providing access and fairness in the courts. (See *Justice in Focus: The Strategic Plan for California's Judicial Branch*, Goal I, Access, Fairness, and Diversity; Goal III, Modernization of Management and Administration.).

Attachments

- 1. Amended California Rules of Court, rule 4.103, at pages 10-11
- 2. Revised form TR-INST, Notice to Appear and Related Forms, at pages 12-56
- 3. Revised form TR-115, Automated Traffic Enforcement System Notice to Appear, at pages 57-58
- 4. Revised form TR-120, Nontraffic Notice to Appear, at pages 59-61
- 5. Revised form TR-130, Traffic/Nontraffic Notice to Appear, at pages 62-64
- 6. Form TR-135, Electronic Traffic/Nontraffic Notice to Appear (4-1nch format), at pages 65-67
- 7. Form TR-145, *Electronic Traffic/Nontraffic Notice to Appear (3-1nch format)*, at pages 68-69
- 8. Comment chart, at pages 70-92

Rule 4.103. Notice to appear forms

(a) Traffic offenses

A <u>printed or electronic</u> notice to appear that is issued for any violation of the Vehicle Code other than a felony or for a violation of an ordinance of a city or county relating to traffic offenses must be prepared and filed with the court on *Automated Traffic Enforcement System Notice to Appear* (form TR-115), or *Traffic/Nontraffic Notice to Appear* (form TR-130), <u>Electronic Traffic/Nontraffic Notice to Appear</u> (4-inch format) (form TR-135), or <u>Electronic Traffic/Nontraffic Notice to Appear</u> (3-inch format) (form TR-145), and must comply with the requirements in the current version of the Judicial Council's instructions, *Notice to Appear and Related Forms* (form TR-INST).

(b) Nontraffic offenses

A notice to appear issued for a nontraffic infraction or misdemeanor offense that is prepared on *Nontraffic Notice to Appear* (form TR-120), or *Traffic/Nontraffic Notice to Appear* (form TR-130), *Electronic Traffic/Nontraffic Notice to Appear* (4-inch format) (form TR-135), or *Electronic Traffic/Nontraffic Notice to Appear* (3-inch format) (form TR-145), and that complies with the requirements in the current version of the Judicial Council's instructions, *Notice to Appear and Related Forms* (form TR-INST), may be filed with the court and serve as a complaint as provided in Penal Code section 853.9 or 959.1.

(c) Corrections

Corrections to citations previously issued on *Continuation of Notice to Appear* (form TR-106), *Continuation of Citation* (form TR-108), *Automated Traffic Enforcement System Notice to Appear* (form TR-115), *Nontraffic Notice to Appear* (form TR-120), or *Traffic/Nontraffic Notice to Appear* (form TR-130), *Electronic Traffic/Nontraffic Notice to Appear* (4-inch format) (form TR-135), or *Electronic Traffic/Nontraffic Notice to Appear* (3-inch format) (form TR-145) must be made on a *Notice of Correction and Proof of Service* (form TR-100).

(d) Electronic citation forms

A law enforcement agency that uses an electronic citation device to issue notice to appear citations on the Judicial Council's *Electronic Traffic/Nontraffic Notice to Appear (4-inch format)* (form TR-135) or *Electronic Traffic/Nontraffic Notice to Appear (3-inch format)* (form TR-145) must submit to the Judicial Council an exact printed copy of the agency's current citation form that complies with the

- 1 requirements in the most recent version of the Judicial Council's instructions,
- 2 <u>Notice to Appear and Related Forms (form TR-INST).</u>



TR-INST, NOTICE TO APPEAR AND RELATED FORMS

Revised Effective February 26, 2013 June 26, 2015



JUDICIAL COUNCIL OF CALIFORNIA

Administrative Office of the Courts 455 Golden Gate Avenue San Francisco, California 94102-3688

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TABLE OF CONTENTS

СНАР	TER 1 PURPOSE OF FORMS	. 1
1.000.	DEFINITIONS	1
	IN GENERAL	
	NOTICE TO APPEAR	
	CONTINUATION FORM	
	ELECTRONIC NOTICE TO APPEAR	
	NOTICE OF CORRECTION AND PROOF OF SERVICE	
1.050.	THORIES OF CONDUCTION AND PROOF OF SERVICE	. –
СНАР	TER 2 AUTHORITY TO PRESCRIBE FORMAT	2
	JUDICIAL COUNCIL	
СНАР	TER 3 REVISION DATE	3
	JUDICIAL COUNCIL	7
	TER 4 FORM SPECIFICATIONS	
4.010.	REQUIRED COPIES	. 3
4.020.	SIZE AND COLOR	. 4
	PAPER STOCK	
4.040.	SERIAL NUMBERS.	. 4
4.050.	PRINTING FORMAT	. 4
	PRINTING EXPENSES	
СНАР	TER 5 VARIATIONS OF MANDATORY LANGUAGE/DATA FIELDS	5
	In General	
	PERMITTED VARIATIONS	
	TER 6 MANDATORY LANGUAGE/DATA FIELDS	
	IN GENERAL	
6.010.	AGENCY NAME	. 6
6.020.	TITLE OF FORM	. 6
6.030.	SERIAL NUMBER	. 6
6.040.	MISDEMEANOR CHECK BOX.	. 7
6.050.	DATE AND TIME	. 7
	DEFENDANT'S NAME	
	DEFENDANT'S ADDRESS	
	DEFENDANT'S CLASS AND CATEGORY OF DRIVER'S LICENSE	
	DEFENDANT'S AGE AND BIRTH DATE	
	DEFENDANT'S PHYSICAL DESCRIPTION.	
	COMMERCIAL VEHICLE	
	HAZARDOUS MATERIAL	
	VEHICLE DESCRIPTION.	
	FINANCIAL RESPONSIBILITY.	
	NAME OF REGISTERED OWNER/LESSEE	
	ADDRESS OF THE REGISTERED OWNER/LESSEE	
	CORRECTABLE VIOLATION ADVISEMENT AND CHECK BOXES	
	BOOKING REQUIRED	
	VIOLATIONS	
	SPEED	
	LOCATION OF VIOLATION	
	OFFICER'S DECLARATION ON INFORMATION AND BELIEF	
6.220.	OFFICER'S DECLARATION UNDER PENALTY OF PERJURY	10

6.230.	OTHER OFFICER	10
6.231.	DECLARANT-AUTOMATED TRAFFIC ENFORCEMENT SYSTEM CITATIONS	10
6.240.	DEFENDANT'S SIGNATURE	10
6.250.	TIME TO APPEAR	11
6.260.	PLACE TO APPEAR	11
	NIGHT COURT	
6.280.	LEGEND	11
СНАР	TER 7 DISCRETIONARY LANGUAGE/DATA FIELDS	17
CHAI	TER / DISCRETIONART LANGUAGE/DATA FIELDS	14
	IN GENERAL	
	BAIL STATEMENT	
	DEFENDANT'S RACE/ETHNICITY	
7.030.	DEFENDANT'S THUMBPRINT	12
СНАР	TER 8 PROHIBITED LANGUAGE/DATA FIELDS	13
8.010.	DEFENDANT'S SOCIAL SECURITY NUMBER	13
APPE	NDIXES OF COUNCIL FORMS	
Appen	dix A Notice of Correction and Proof of Service, Form TR-100A	
Appen	dix B Continuation of Notice to Appear, Form TR-106B	!
Appen	dix C Continuation of Citation, Form TR-108	!
Appen	dix D Automated Traffic Enforcement System Notice to Appear, Form TR-115D)
Appen	dix E Nontraffic Notice to Appear, Form TR-120E	,
Appen	dix F Traffic/Nontraffic Notice to Appear, Form TR-130F	,
	dix G Electronic Traffic/Nontraffic Notice to Appear (4-inch format), Form TR-135 G	
Appen	dix H Electronic Traffic/Nontraffic Notice to Appear (3-inch format), Form TR-145	ſ

Chapter 1 PURPOSE OF FORMS

1.000. Definitions

For the purposes of these instructions the following words are synonymous: (a) Notice to Appear, citation; (b) violation, offense, allegation, charges; (c) defendant, violator, person, individual, citee, driver; (d) court, court of jurisdiction; (e) officer, arresting officer, citing officer, issuing officer.

1.010. In General

Notice to Appear forms are designed to meet statutory requirements and, to the extent possible, address the procedural requirements of local courts and law enforcement agencies. Notices to Appear should provide the defendant with pertinent information regarding the charges and what steps the defendant must take to answer the allegations.

The uniform language and data fields assist law enforcement and the courts in the timely and accurate processing of the citation information. The design also ensures statewide conformity of advisements important to the defendant and that those advisements are clear and explicit.

1.020. Notice to Appear

- a) Whenever a person is arrested for any violation declared to be an infraction or misdemeanor, or for a violation of any city or county ordinance, and the person is not immediately taken before a magistrate, the arresting officer must prepare a Notice to Appear form.¹
- b) When the Notice to Appear is prepared on a form approved by the Judicial Council it constitutes a complaint to which the defendant may enter a plea.²

1.030. Continuation Form

- a) The *Continuation of Notice to Appear* or *Continuation of Citation* form must be used when multiple offenses are charged and the Notice to Appear form does not provide sufficient space for the listing of all the charges. A *Continuation of Citation* is a multipurpose form intended for use with either a Notice to Appear form or a Notice to Correct Violation form.
- b) A second Notice to Appear must not be issued in lieu of a continuation form.
- c) The Notice to Appear and the corresponding continuation form must be treated as one law enforcement document and contain the same citation number.
- d) Form TR-135, Electronic Traffic/Nontraffic Notice to Appear (4-inch format), may, when necessary, include a short-version continuation page to allow for citing multiple offenses or offenses that involve multiple vehicles.

¹Per Veh. Code, § 40500(a) and Pen. Code, § 853.6.

²Per Veh. Code, § 40513(b) and Pen. Code, § 853.9.

1.040. Electronic Notice to Appear

a) The electronic Notice to Appear <u>issued on either form TR-135</u>, <u>Electronic Traffic/Nontraffic Notice to Appear (4-inch format)</u> or form TR-145, <u>Electronic Traffic/Nontraffic Notice to Appear (3-inch format)</u>, eliminates those citation-processing problems caused by the illegibility of handwritten information. The use of an electronic Notice to Appear also reduces the amount of information that must be entered into law enforcement and court computer systems.

- b) A court is authorized to receive and file a Notice to Appear in an electronic form if all of the following conditions are met:³
 - 1) The information is on a form approved by the Judicial Council.
 - 2) The Notice to Appear is transmitted to the court by a law enforcement agency.
 - 3) The court has the facility to electronically store the information for the statutory period of record retention.
 - 4) The court has the ability to reproduce the Notice to Appear in physical form upon the demand and payment of the reproduction costs.
- c) Requirements for citations issued by an electronic citation device on form TR-135 or form TR-145 that differ from those for preprinted citations are specified below where necessary.

1.050. Notice of Correction and Proof of Service

Form TR-100, *Notice of Correction and Proof of Service*, must be used for any corrections to the original Notice to Appear citation.⁴ (See Appendix A.)

Chapter 2 AUTHORITY TO PRESCRIBE FORMAT

2.010. Judicial Council

- a) The Judicial Council has adopted three <u>five</u> forms for the Notice to Appear:
 - 1) Form TR-115, *Automated Traffic Enforcement System Notice to Appear*, to be used in conjunction with violations of sections 22451, 21453, and 22101 recorded by an automated traffic enforcement system. (See Appendix D.)
 - 2) Form TR-120, *Nontraffic Notice to Appear*, ⁶ to be used for violations other than traffic offenses. (See Appendix E.)

³Per Pen. Code, § 959.1.

⁴Per Veh. Code, § 40505.

⁵Per Veh. Code, § 40518.

⁶Per Pen. Code, § 853.9.

3) Form TR-130, *Traffic/Nontraffic Notice to Appear*, ⁷ to be used for both infraction and misdemeanor offenses. (See Appendix F.) The electronic Notice to Appear appears of the Traffic/Nontraffic Notice to

Notice to Appear* emulates the format of the *Traffic/Nontraffic Notice to Appear*. A computer generated paper citation is issued to the defendant at the time of arrest.

the time of arrest.

4) Forms TR-135 and TR-145⁸ to be used for both infraction and

misdemeanor offenses. (See Appendix G and Appendix H.) A computergenerated paper citation is issued to the defendant at the time of arrest and a copy is filed with the court either electronically when permitted or as a

paper copy.

b) Form TR-106, *Continuation of Notice to Appear*, and form TR-108, *Continuation of Citation*, are intended for use in conjunction with *Nontraffic* and *Traffic/Nontraffic Notice to Appear* forms. (See Appendix B.)

c) The Judicial Council has not adopted a form for, nor established guidelines governing, the following: (1) parking citations, (2) arrest/booking reports, and (3) court bail courtesy notices.

Chapter 3 REVISION DATES

3.010. Judicial Council

- a) Periodically, the Judicial Council will adopt revisions of Notice to Appear forms. Law enforcement must use the revised Notice to Appear form by the effective date of the revised form adopted by the Judicial Council. (See section 6.030 for exception.) Depending on changes in statutory requirements, effective dates are established to allow law enforcement as much time as possible to deplete any existing supplies of the old form, print and disseminate new forms, and, if necessary, develop new procedures and train personnel regarding the revisions.
- b) The council adopted <u>forms TR-135 and TR-145 and</u> revised form<u>s TR-115, TR-120</u>, <u>and TR-130</u>, effective <u>January 1, 2013 June 26, 2015</u>, with implementation as soon as reasonably possible, but no later than November 15, 2015. The council adopted revised forms TR-120 and TR-130, effective September 20, 2005. The council adopted forms TR-100, TR-106, and TR-108 with an effective date of January 1, 2004.

Chapter 4 FORM SPECIFICATIONS

4.010. Required Copies

The arresting officer must prepare the Notice to Appear form, at a minimum, in triplicate with a copy delivered to the court and the issuing agency for Vehicle Code violations and in duplicate for all other violations. The copy of the citation issued to the arrested

⁷Per Veh. Code, §§ 40500(b), 40513(b), 40522, and Pen. Code, § 853.9.

⁸Per Pen. Code, § 959.1.

⁸Per Pen. Code, § 959.1.

⁹Per Veh. Code, § 40500(a) and Veh. Code, § 40506.

¹⁰Per Pen. Code, § 853.6.

person must include all of the information on the copy of the citation filed with the court, including any signature for the defendant's promise to appear. Before printing or programming Notice to Appear forms, law enforcement agencies should contact their local court to determine if there are any local requirements for the court's case management system.

4.020. Size and Color

The size and color of Notice to Appear copies for forms TR-106, TR-108, TR-120, and TR-130 should conform with the requirements of the courts in which they are filed. The Judicial Council recommends the following minimum size and other form specifications:

- a) A "trim" size of 4 1/4 inches wide and 7 1/2 inches long; 5/8-inch tabs on the top or bottom of the form.
- b) Original (Court's copy) white, 15-pound paper stock. Print head-to-head.
- c) Duplicate (Police agency's copy) pink, 15-pound paper stock. No printing on reverse.
- d) Triplicate (Officer's copy) green, 15-pound paper stock. Print reverse head-to-head.
- e) Quadruplicate (Defendant's copy) yellow, 20-pound paper stock. Print reverse head-to-head.
- f) The colors of the "Court's copy" and "Police agency's copy" correspond with rule 1:3-1 of the "Model Rules Governing Procedure in Traffic Cases" adopted by the National Conference of Commissioners on Uniform State Laws.

Form TR-135 has a "trim" size of 4 inches wide, and form TR-145 has a "trim" size of 3 inches wide.

4.030. Paper Stock

Paper stock for hand-written citations must be pressure sensitive and have a shelf life of at least five years. The citation text must be reproducible on photocopy equipment.

4.040. Serial Numbers

- a) The serial numbers of the form sets must be sequential. There must be no "duplication" of numbers between form sets.
- b) The format of the serial numbers is at the discretion of local law enforcement with the approval of the court.

4.050. Printing Format

a) A vertical format is required, except for the Proof of Service on form TR-100, which is printed horizontally to facilitate mailing.

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¹¹Per Veh. Code, § 40505.

b) All text on the forms must be printed in black ink. All text on citation forms TR-115, TR-120, and TR-130, TR-135, and TR-145 must have a minimum font size of 6.0.

Serial numbers may be printed in red ink. The box for the defendant's signature may be printed in red ink.

4.060. Printing Expenses

The printing of the forms and the associated costs are not the responsibility of the Judicial Council; printing is to be arranged in accordance with local custom.

Chapter 5 VARIATIONS OF MANDATORY LANGUAGE/DATA FIELDS

5.000. In General

Mandatory language and data fields are indicated on examples of Judicial Council—adopted forms by unshaded areas; see section 5.010 for exceptions.

5.010. Permitted Variations

- a) To meet the unique customs and/or needs of local law enforcement agencies and courts, the Judicial Council form permits limited variations in the "time," "place," and "proof of correction certification" data fields, among others. To indicate that variations may be permitted, these data fields are identified by shaded areas. Shading should not appear on printed forms.
- b) The California Highway Patrol is permitted to alter the format and location of the fields for the name of the court, court address, and phone number and to add a field for the location of a CHP Inspection Facility on the face of a form TR-130, *Traffic/Nontraffic Notice to Appear* for their form CHP-215X.
- c) Formatting for the bracketed information that is required in the "Where" field on notice to appear forms may be modified to include information for multiple court locations.

Chapter 6 MANDATORY LANGUAGE/DATA FIELDS

6.000. In General

The mandatory language and data fields vary between the various Notice to Appear forms depending on the purpose of the form. All language and data fields in unshaded areas on the forms are mandatory, even if not discussed below. Mandatory text or data fields of the forms may not be re-worded or omitted, except for references to statutory authorities, which may be abbreviated differently. Electronic Notice to Appear <u>citations</u> issued on forms <u>TR-135 and TR-145</u> may abbreviate terms and have minor alterations to formatting to facilitate printing of forms.

Law enforcement agencies should be aware that if a written Notice to Appear is not prepared on an approved council form, a court may conclude that it does not constitute a complaint to which a defendant may enter a plea. (Veh. Code, § 40513(b).) If a defendant pleads other than "guilty" or "nolo contendere" and the court concludes that the Notice to Appear is defective, it could be necessary to re-file the charges by a formal complaint. (Veh. Code, § 40513(a).)

6.010. Agency Name

The name of the citing agency and jurisdiction must appear near the top of the form.

6.020. Title of Form

The title of the form must be printed near the top of the form.

6.030. Serial Number

- a) A sequential serial number for each multipart set of Notice to Appear forms must appear horizontally near the top right corner of each form.
- b) To facilitate the filing systems of some courts, statewide law enforcement agencies must also print the serial number in the lower right margin of the court's copy. Statewide law enforcement agencies must comply with this requirement as specified in section 3.010. Local law enforcement agencies must comply with the requirement for the duplication of the serial number in the right margin within one calendar year of a request from a local court.
- c) The serial number may be preprinted on the Notice to Appear.
- d) The serial number on the continuation form TR-106 or TR-108 must be the same as that on the corresponding Notice to Appear; the duplication of the serial number in the right margin is not required.
- e) Bar coding of the serial number permits those courts with bar code readers to improve the timeliness and accuracy of processing Notice to Appear forms. Within the following parameters, the bar coding of the serial number must be placed on the face of the court's copy of the Notice to Appear form:
 - 1. The bar code must appear as near as practical to the bottom of the form <u>and is the USS Code 39</u> barcode data format.
 - 2. The bar code should have a 1/4-inch area (quiet zone) that is clear and free of all printing preceding the start character and the following stop character.
 - 3. Statewide law enforcement agencies must comply with the bar code requirement as specified in section 3.010.
 - 4. Local law enforcement agencies must comply with the bar code requirement within one calendar year of a request from a local court.

6.040. Misdemeanor Check Box

To facilitate processing, the citing officer must check the misdemeanor box at the top of the Notice to Appear if one of the offenses charged is a misdemeanor. The misdemeanor check box does not appear on the *Automated Traffic Enforcement System* notice <u>form</u>, TR-115.

6.050. Date and Time

- a) The date and time of the issuance of the Notice to Appear must be indicated near the top of the form.
- b) The "Date of Violation" data field must be: Mo./Day/Yr.
- c) A check box "A.M./P.M." format is provided as an optional field to indicate the time. Indicating the time in the form of "A.M./P.M." is more easily understood by most defendants than the use of the 24 hour clock (military time).

6.060. Defendant's Name

- a) The defendant's name is required on the Notice to Appear. 12
- b) The sequence of the defendant's name must be First/Middle/Last. This sequence corresponds with the California Driver License/Identification Card.

6.070. Defendant's Address

- a) The defendant's address must be indicated on the Notice to Appear. 13
- b) The address must be the defendant's mailing address. The mailing address allows the court to mail a courtesy notice and/or other correspondence to the defendant.
- c) A street address may also be indicated in addition to the mailing address.

6.071. Defendant's Class and Category of Driver's License

- a) The defendant's class of driver's license may be specified on the Notice to Appear.
- b) Notice to Appear forms TR-115-and, TR-130, TR-135, and TR-145 must specify whether the defendant's driver's license is a commercial driver's license.

6.080. Defendant's Age and Birth Date

- a) The defendant's age and birth date is required on the Notice to Appear. The sequence of the birth date must be: Mo./Day/Yr.
- b) The birth date data field is designed to accept a numerical entry.

¹²Per Veh. Code, §§ 40500(a), 40518(b) and Pen. Code, § 853.6.

¹³Per Veh. Code, §§ 40500(a), 40518(b) and Pen. Code, § 853.6.

6.090. Defendant's Physical Description

a) The defendant's sex, hair, color of eyes, height, and weight are required on the Notice to Appear. See section 7.020 for the policy regarding the defendant's race/ethnicity.

b) Data fields for the recording of the defendant's physical description are designed to accept the standard abbreviations of physical descriptors.

6.100. Commercial Vehicle

If the vehicle involved in an offense when a notice to appear is issued is a commercial vehicle, ¹⁴ the citing officer must mark the check box within the data field, "**COMMERCIAL VEHICLE** (Veh. Code, § 15210(b))."

6.110. Hazardous Material

If the vehicle involved in an offense when a notice to appear is issued was transporting hazardous material, the citing officer must mark the check box within the data field, "HAZARDOUS MATERIAL (Veh. Code, § 353)".

6.120 Vehicle Description

The year, make, <u>model</u>, <u>and</u> body style, <u>and color</u> of the vehicle operated by the defendant at the time of the offense must be indicated on the Notice to Appear. ¹⁵

6.130. Financial Responsibility

The officer must write the driver's evidence of financial responsibility on the Notice to Appear. A person issued a Notice to Appear for a violation of this section may submit to the clerk of the court, in person or by mail, written evidence that the driver was in compliance with this section at the time of the citation.

6.140. Name of Registered Owner/Lessee

- a) The Notice to Appear must contain the name of the registered owner or lessee. 17
- b) The name must be indicated on the Notice to Appear in the following sequence: First/Middle/Last, unless a company is listed as the registered owner of the vehicle or vehicles.

6.150. Address of the Registered Owner/Lessee

a) The address of the registered Owner/Lessee must be indicated on the Notice to Appear. 18

¹⁴Commercial vehicle is defined in Veh. Code, § 15210(b). The requirement to indicate if offense involves a motor vehicle is per Veh. Code, § 40300.2.

¹⁵Per Veh. Code, § 40500(a).

¹⁶Per Veh. Code, § 16028.

¹⁷Per Veh. Code, § 40500(a).

b) The address must be the registered owner's mailing address.

6.160. Correctable Violation Advisement and Check Boxes

a) Whenever a person is arrested for violations specified in Vehicle Code section 40303.5 and none of the disqualifying conditions set forth in Vehicle Code section

40610(b) exist, and the officer issues a Notice to Appear, the notice must specify the offense charged and note in a form approved by the Judicial Council that the charge will be dismissed upon proof of correction.¹⁹

- b) For offenses identified in Vehicle Code section 40303.5 the citing officer must indicate by marking the appropriate "Yes" or "No" check box whether or not the offense is eligible for dismissal upon proof of timely correction. Marking the "nNo" box denotes that disqualifying conditions specified in Vehicle Code section 40610(b) exist.
- c) The correctable violation advisement and the check boxes do not appear on the *Automated Traffic Enforcement System* notice form, TR-115.

6.170. Booking Required

The officer may either book the arrested person prior to release, or indicate on the Notice to Appear that the arrested person must be booked before appearing in court. ²⁰ If the "Booking Required" check box is checked on form TR-120-or, TR-130, TR-135, or TR-145 the arresting agency must complete the verification of booking section on the defendant's copy of the form. The "booking required" check box does not appear on the *Automated Traffic Enforcement System* notice.

6.180. Violations

The Notice to Appear must state the offenses charged. Forms TR-135 and TR-145 may include special data fields to cite construction zone violations (Veh. Code, § 42009), Safety Enhancement-Double Fine Zone violations (Veh. Code, § 42010), and overweight violations (Veh. Code, § 42030 and 42030.1).

6.190. Speed

A Notice to Appear charging a speeding violation must specify the approximate speed, prima facie or maximum speed, and any other speed limit exceeded.²²

a) The "safe speed" box is provided so that the officer can indicate a speed different from the maximum or prima facie (posted) speed when the Notice to Appear is prepared charging a violation of the basic speed law (Veh. Code, § 22350). Conditions affecting the safe speed limit should be noted on the Notice to Appear (e.g., fog, rain, etc.).

¹⁸Per Veh. Code, § 40500(a).

¹⁹Per Veh. Code, § 40522.

²⁰Per Pen. Code, § 853.6.

²¹Per Veh. Code, § 40500(a) and Pen. Code, § 853.6.

²²Per Veh. Code, § 40503.

b) When a speed violation is charged, both the approximate speed and the prima facie speed applicable to the street or highway should be indicated.

c) Entry of the maximum speed limit pertaining to the particular type of vehicle, or combination of vehicles, is only required if the defendant is cited for exceeding the speed limit for that vehicle.

6.200. Location of Violation

The Notice to Appear must state the location of where the offenses charged occurred.

6.210. Officer's Declaration on Information and Belief

The officer must indicate on the Notice to Appear (check box) when the offense was not committed in his/her presence and that his/her declaration is on information and belief. A citizen's complaint is an and a collision investigation are examples of a situation that may result in the officer's checking the box. The declaration is separate and distinct from the officer's declaration under penalty of perjury discussed in section 6.220.

6.220. Officer's Declaration under Penalty of Perjury

The Notice to Appear must contain the officer's <u>dated</u> declaration, under penalty of perjury, subscribed by the officer, that the information regarding the violations is true and correct.²³ <u>The date of the declaration must appear in the declaration date field when completed by either an arresting or a citing officer.</u>

6.230. Other Officer

The name of the arresting officer, if different from the name of the officer completing the Notice to Appear, must be stated on the Notice to Appear. This policy was adopted to address situations in which there are teams of officers working radar enforcement or aerial patrol. This option is not available on the *Automated Traffic Enforcement System Notice to Appear*. (See section 6.231.)

6.231. Declarant-Automated Traffic Enforcement System Citations

The name of the government agency or law enforcement representative making the declaration, "Violation was not committed in my presence. The above is declared on information and belief and is based on photographic evidence," must be stated on the *Automated Traffic Enforcement System Notice to Appear*.

6.240. Defendant's Signature

To secure release from arrest, the defendant must give his/her written promise to appear. The defendant's signature on the defendant's copy of the citation must be identical to the signature on the copy of the citation filed with the court. This option The requirement for a signed promise to appear does not apply to citations issued for violations recorded by an Automated Traffic Enforcement System Notice to Appear.

²³Per Code Civ. Proc., § 2015.5.

²⁴Per Veh. Code, § 40504 and Pen. Code, § 853.6.

6.250. Time to Appear

a) The time specified in a Notice to Appear issued for a traffic offense must be a specific date which is at least 21 days after arrest; the court having jurisdiction over the offense charged may authorize the arresting officer to specify on the Notice to Appear that the appearance may be made before the time specified.²⁵

- b) When a Notice to Appear has been issued for a violation recorded by an automated traffic enforcement system, it must be mailed within 15 days of the violation date to the current address of the registered owner of the vehicle on file with the Department of Motor Vehicles, with a certificate of mailing obtained as evidence of service.²⁶ The time to appear must be at least ten days after the Notice to Appear is delivered.²⁷
- c) The time to appear placed on the *Nontraffic Notice to Appear* or on a *Traffic/Nontraffic* Notice to Appear for a nontraffic offense must be at least 10 days after the date of arrest for a nontraffic violation. (Pen. Code, § 853.6.)
- d) In the case of juveniles, the court having jurisdiction over the offense charged may require the arresting officer to indicate on the Notice to Appear "to be notified" rather than a specific date.²⁸

6.260. Place to Appear

The place specified on the Notice to Appear must be one of the following:

- a) Before a magistrate or judge.²⁹
- b) Before a person authorized to receive a deposit of bail.³⁰
- c) Before the juvenile court, juvenile court referee, or juvenile hearing officer.³¹

6.270. Night Court

If the court identified in the Notice to Appear holds night sessions, the notice must include a statement advising the defendant.³²

6.280. Legend

The lower left corner of the Notice to Appear forms must denote that the form is a Judicial Council form and specify the council's form number. On electronic Notice to Appear forms, the approval legend may appear near the top of the form.

²⁵Per Veh. Code, § 40501(a).

²⁶Per Veh. Code, § 40518(a).

²⁷Per Veh. Code, § 40518(b).

²⁸Per Veh. Code, § 40501(b).

²⁹Per Veh. Code, § 40502(a)–(b) and Pen. Code, § 853.6.

³⁰Per Veh. Code, § 40502(c) and Pen. Code, § 853.6.

³¹Per Veh. Code, § 40502(d).

³²Per Veh. Code, § 40502(d).

Chapter 7 DISCRETIONARY LANGUAGE/DATA FIELDS

7.000. In General

The discretionary (shaded) areas on the forms (see Appendix) depict language and data fields that are frequently included at the option of the court or law enforcement agency (with the consent of the court in which the Notice to Appear is to be filed).

Because of limited space, not all of the discretionary language and data fields used throughout the state can be shown on the sample forms. The following are narrative descriptions of several discretionary data fields.

7.010. Bail Statement

If the offense is bailable, the magistrate must fix the amount of bail and endorse the following statement on the warrant for arrest.³⁵

BAIL: T	The defendant is to be admitted t	o ba	il in the sum of do	ollars.
_	Judge			

Note: The mandatory requirement that the above statement appear on the reverse of the court's copy disrupts the processing of Notice to Appear forms in those automated courts' that use the space for cash register validations, automated traffic system notations, and notes of court proceedings. These courts use a separate form when issuing a warrant for arrest. For those reasons, the warrant for arrest statement is now discretionary.

7.020. Defendant's Race/Ethnicity

- a) A specific data field for the defendant's "Race" or "Ethnicity" may be added to the Notice to Appear form. The data field should be located on the same line as other physical descriptors.
- b) The defendant's "Race" or "Ethnicity" may be indicated in the "Other Description" data field.
- c) If the defendant's "Race" or "Ethnicity" is to be indicated, the Judicial Council recommends the use of a single alpha character. Reference: California Department of Justice's Arrest and Disposition Instruction Manual.

7.030. Defendant's Thumbprint

a) The defendant's thumbprint may be placed on the Notice to Appear in situations in which there is a question in the citing officer's mind as to the true identity of the defendant. The court will then have the option of comparing thumbprints in those

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³²Per Pen. Code, § 815(a).

cases where the defendant alleges that another person has committed the cited offense. ³³

- b) The Judicial Council recommends that the thumbprint on form TR-120 or TR-130 be placed in a one-inch square area located on the reverse of the court's copy in the lower left corner. For citations on forms TR-135 or TR-145, a digitized thumbprint or fingerprint may be printed on the defendant's paper copy of the citation and filed with the court as part of the notice to appear. If the defendant's thumbprint or fingerprint is captured electronically as a digital image, but not included as part of the notice to appear, the digital image may be retained by the arresting agency for use as provided in Penal Code sections 853.5 and 853.6 and Vehicle Code sections 40500 and 40504 and any other purposes permitted by law.
- c) The thumbprint item does not appear on the *Automated Traffic Enforcement System Notice to Appear*.

Chapter 8 PROHIBITED LANGUAGE/DATA FIELDS

8.010. Defendant's Social Security Number

The defendant's social security number must not be indicated on the Notice to Appear, unless the social security number is also the driver license number and/or the defendant holds a commercial driver license.

To protect an individual's civil rights, federal statutes allow a very restricted compulsory use of a person's social security number for the purpose of establishing identity.³⁴

Federal statutes do permit an agency having administrative responsibility for driver license and motor vehicle registration laws to use a person's social security number to establish that person's identity as it relates to the laws within the agency's jurisdiction.³⁵

The California Department of Motor Vehicles requires an individual to disclose his or her social security number in order to obtain a driver license or identification card. A number of other states use the individual's social security number as the driver license number.

³³Per Veh. Code, § 40500(a) and Pen. Code, § 853.6.

³⁴Per Public Law 93-579, § 7.

³⁵Per 42 USC § 405, (c)(2)(c)(i)–(iv).

³⁶Per Veh. Code, §§ 1653.5 and 12801.

APPENDIXES OF COUNCIL FORMS

Appendix A Notice of Correction and Proof of Service, Form TR-100



DEFENDANT: NOTICE OF CORRECTION	N AND PROOF OF SERVICE ode, § 40505)	Original to Court Defendant's Address	I declare under penalty of perjury under the Date:	I am at least 18 years of age, not a party to this the mailing took place. My business address is On (date): , I served this Not depositing it in a sealed envelope, postage prefit
AMENDING OFFICER NAME/ID NO.:	DEPARTMENT/AGENCY:	t's Adu	ury ur	not a psiness
CITATION NUMBER:	CASE NUMBER:	dress	nder t	oarty addr addr /ed th
 by an officer of this departme The citation issued to you conthe items checked below. This affect the validity of the citation appearance. Date/time of violation seems 	ntained an error as indicated by s notice of correction does not on or the required court	(Type or print name) Address:	laws of the State of	8 years of age, not a party to this action, and I am a resident of or employed in the county where k place. My business address is: , I served this Notice of Correction on the parties at the address listed below by a sealed envelope, postage prepaid, with the United States Postal Service at (city and state):
from Violation section(s) sho	to ould be changed to		California that the foregoing is true and correct.	sident of or el the parties at t
Location of violation sh	ould be changed		foreg	mploy the ac
from Other (specify):	_ to	(SIGNATURE)	oing is true	ed in the code at (city and code)
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.			and corre	ounty when
Date: Form Adopted for Mandatory Use Judicial Council of California TR-100 [Rev. January 1, 2004]	(Signature of officer)		čt.	·

Appendix B Continuation" of Notice to Appear, Form TR-106



В

31

CONTINUATION OF NOTICE TO APPEAR (Face of Violator's Copy)

	ency and Jurisdiction		☐ MISDEMEANOR	
TO APPEAR	TION OF NOTICE R		fic Nontraffic	(Citation No.)
Date /		me AM	Day of Week SMTWTFS	Case No.
Name (First, Mi	ddle, Last)			
Veh. Lic. No. or 3.	VIN			State
Correctable Viol	lation (Veh. Code, § 40	0610)	,	Misdemeanor or
Yes No	Code and Section	Descrip	tion	Infraction (Circle)
4. 🗆 🗆				M 1
5. 🗆 🗖				M . I
6. 🗆 🗖				<u> </u>
7. 🗆 🗆				<u> </u>
8. 🗆 🗖				
9. 🗆 🗅				MI
10. 🗆 🗆				<u>M I</u>
11.0				<u>M I</u>
12. 🗆 🗆				. M . I
13. 🗆 🗖				
14. 🗆 🗆				M . 1
15. 🗆 🗖				. M . I
16. 🗆 🗆				MI
17. 🗆 🗖				MI
18. 🔲 🔲				<u> M . I</u>
19. 🗆 🗖				<u> </u>
20. 🔲 🔲				<u> </u>
21. Violations	not committed in my p	presence, declared	on information and belie	f.
	penalty of perjury under continuation of the enfor		ate of California the foregnoted.	oing is true and
22.	Arresting o	r Citing Officer		Serial No.
23. / /	Nome of A	oting Officer if sliff-	ront from Citing Office	Social No.
INDICATI	T ADMITTING GUILT, ED.		rent from Citing Officer PEAR AT THE TIME ANI	Serial No. D PLACE
Judicial Council	of California Form			SEE REVERSE
Rev. 01-01-04 (\	/eh. Code, §§ 40500(b),	40513(b), 40522, 40	0600; Pen. Code, § 853.9)	TR-106

CONTINUATION OF NOTICE TO APPEAR

(REVERSE OF VIOLATOR'S COPY)

IMPORTANT — READ CAREFULLY

This form is used when multiple offenses are charged and the original notice to appear form does no provide sufficient space for the listing of all the charges. PLEASE REFER TO THE REVERSE OF THE ORIGINAL NOTICE TO APPEAR FOR IMPORTANT INFORMATION REGARDING YOUR LEGAL **OBLIGATIONS**

CORRECTABLE VIOLATIONS: Those driver license, vehicle registration, and mechanical violations cited in accordance with Vehicle Code section 40610(a) will be dismissed by the court if PROOF OF CORRECTION and payment of a transaction fee are presented to the court by mail or in person on or before the appearance date.

Violations of Vehicle Code section 16028 (automobile insurance) will be dismissed upon your showing to the court that evidence of financial responsibility was valid at the time this citation was issued

Proof of correction should be obtained for driver license, registration, and equipment violations. CORRECT EQUIPMENT VIOLATIONS IMMEDIATELY.

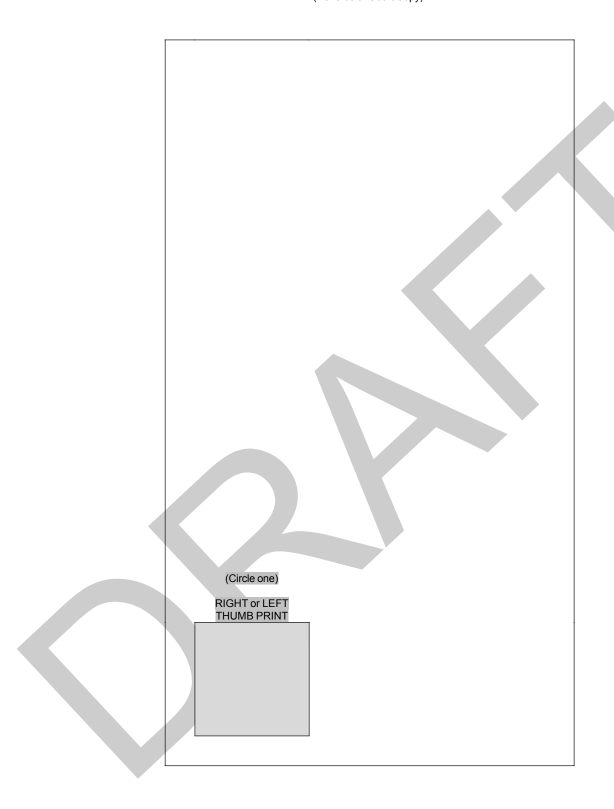
- METHODS FOR OBTAINING CERTIFICATION OF CORRECTION (Veh. Code, § 40616):

 1. Pollution control device violations must be certified by a smog check station licensed by the California Bureau of Automobile Repair.
- 2. Lamp, brakes, and exhaust system violations may be certified as corrected by an authorized inspection and installation station for the specific violation(s).
- Registration and driver license violations may also be certified as corrected by an office of the Department of Motor Vehicles or by any clerk or deputy clerk of a court.

 Proof of correction, except for violations that must be cleared at a certified inspection and
- installation station, may be obtained at (fill in location) during regular business hours.

CERTIFICATE OF CORRECTION (MUST BE RETURNED TO COURT) Section(s) Signature of Person							
Section(s) Violated	Signature of Person Certifying Correction	Serial No.	Agency	Date			

CONTINUATION OF NOTICE TO APEAR (Reverse of Court Copy)



Appendix C Continuation of Citation, Form TR-108



C 35

CONTINUATION OF CITATION

(Face of Violator's Copy)

Date 1	of Violatio	n <i> </i>	Time	□AM □PM	Day of Week SMTWTFS	Case No.
Name	e (First, Mi	iddle, Last)				
- Veh	Lic. No. or	· VIN				State
3	210. 110. 01					Ciaio
Corre	ctable Vio	lation (Veh. Coo	le, § 40610)			Misdemeanor or
Yes	No	Code and	Section	Descrip	otion	Infraction (Circle)
4						M I
5 🗌						M I
6 🗌			-			M L
7 🗆						M I
8 🗌						M I
9 🗌						M I
0 🗆		-				M I
1 🗆		-				M I
2 🗌						M I
3 🗌		-				M I
4 🗌		-				M
5 🗌						M I
6 🗆						M I
17 🗆						M I
8 🗆						M I
20 🗆						M I
21 [☐ Violatio	ns not committe	d in my prese	ence, declare	ed on information and beli	ef.
		penalty of perjur			ate of California the foreg	oing is true and
22		Arre	esting or Citin	g Officer		Serial No.
23						
	Date	Name	of Arresting (Officer, if diffe	erent from Citing Officer	Serial No.
Г	WITHOU	IT ADMITTING	CIIII T I DDA	MISE TO A	PPEAR AT THE TIME AN	ID BLACE

CONTINUATION OF CITATION

(Reverse of Violator's Copy)

IMPORTANT — READ CAREFULLY

This form is used when multiple offenses are charged and the or iginal Notice to Appear/Notice to Correct Violation form does not provide sufficient space for the listing of all the charges. PLEASE REFER TO THE REVERSE OF THE ORIGINAL NOTICE TO APPEAR/NOTICE TO CORRECT VIOLATION FOR IMPORTANT INFORMATION REGARDING YOUR LEGAL OBLIGATIONS.

CORRECTABLE VIOLATIONS ON A NOTICE TO APPEAR: Those driver license, vehicle registration, and mechanical violations cited in accordance with Vehicle Code section 40610(a) will be dismissed by the court if PROOF OF CORRECTION and payment of a transaction fee are presented to the court by mail or in person on or before the appearance date. Proof of correction should be obtained for driver license, registration, and equipment violations. CORRECT EQUIPMENT VIOLATIONS IMMEDIATELY.

Violations of Vehicle Code section 16028 (autom obile insurance) will be dism issed upon (1) y our showing to the court evidence of financial responsibility valid at the time this notice to appear was issued and (2) your payment of a transaction fee.

CORRECTABLE VIOLATIONS ON A NOTICE TO CORRECT VIOLATION: Those driver license, vehicle registration, and mechanical violations cited in accordance with Vehicle Code section 40610(a) must be corrected and PROOF OF CORRECTION must be provided to the law enforcement agency's office designated on the reverse side of the Notice to Correct Violation form within 30 days in order to have the violation cleared. Proof of correction should be obtained for driver license, registration, and equipment violations. CORRECT EQUIPMENT VIOLATIONS IMMEDIATELY.

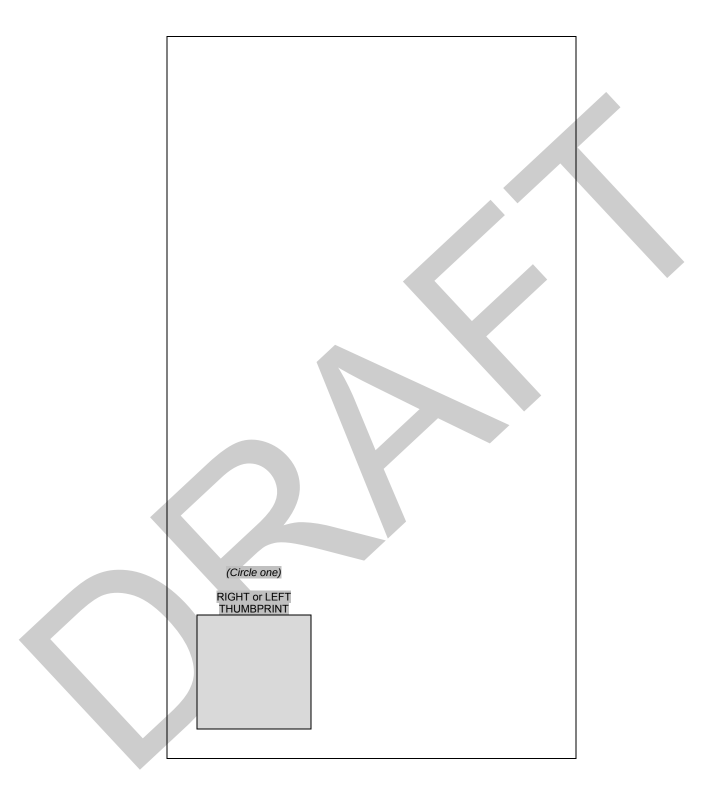
METHODS FOR OBTAINING CERTIFICATION OF CORRECTION (Veh. Code, § 40616):

- 1. Pollution control device violations must be certified by a smog check station licensed by the California Bureau of Automobile Repair.
- Lamp, brakes, and exhaust system violations may be certified as corrected by an authorized inspection and installation station for the specific violation(s).
 Registration and driver license violations may also be certified as corrected by an office of the
- Registration and driver license violations may also be certified as corrected by an office of the Department of Motor Vehicles or by any clerk or deputy clerk of a court.
- 4. Proof of correction, except for violations that must be cleared at a certified inspection and installation station, may be obtained at ______ (fill in location) during regular business hours.

	CERTIFICATE OF CORRECTION (MUST BE RETURNED TO: ☐ COURT, ☐ CITING AGENCY)								
	Section(s)	Signature of Person							
	Violated	Certifying Correction	Serial No.	Agency	Date				
ĺ									
4									

CONTINUATION OF CITATION

(Reverse Of Court Copy)



Shaded areas on the form indicate spaces subject to modification for local or agency requirements.

"

Appendix D Automated Traffic Enforcement System Notice to Appear, Form TR-115



D 39

TRAFFIC NOTICE TO APPEAR Automated Traffic Enforcement System

(NAME O	F AGENCY A	AND JURIS	DICTI	ON)				
NOTIC	E TO AP	PEAR	Auto	mated [:]	Γraffic En	forcen	nent	(Citation No.)
Date of Viola		Time		□AM □PM	Day of W S M T W		Case I	No.
Name (First	, Middle, Last)							
Address 3.								
City 4.			State		ZIP Code			
Driver Lic. N 5.	lo.	5	State	Class	Commer		Age	Birth Date
Sex 6.	Hair	Eyes	Heig	jht	Weight	Race		
Veh. Lic. No.	o. or VIN		Sta	ate			COMME	RCIAL VEHICLE
Yr. of Veh. 8.	Make	Model	E	Body Style	Color		(Veh. Co	ode, § 15210(b))
Registered (Owner or Lesse	ee						ode, § 353)
Address 10.						7		
City					State		ZIP Code	
11. Code and S	Section			Descripti	on			
12.								
Location of 13.	Violation at		City/	County of	Occurrence	9		
■ Violation based or	was not comm photographic	itted in my pre evidence.	esence	. The abo	ve is declare	ed on info	ormation	and belief and is
I declare un correct.	der penalty of p	perjury under	the law	vs of the S	tate of Calif	ornia the	foregoin	g is true and
Date Issu 14.	ed		Dec	elarant				ID No.
YOU MUST	RESPOND TO	THE COUR	T ON C	OR BEFO	RE:			
	EN: DATE: DO: FOLLOW 1	THE INICITED IN	CTIONI	S ON THE	DEVEDOE	PI	те: И	AM 🗆
	E: [Name of c	ourt[s]] or division[s],			REVERSE	CI [lr		ice Hours 's clerk's office
	Phone no.							
		FP	ОВ	arco	de			
	ncil of Californi							ENDANT COPY SEE REVERSE
Rev. <u>06-26-</u>	<u>15</u> (Veh. Code,	§ 40518)						TR-115

TRAFFIC NOTICE TO APPEAR Automated Traffic Enforcement System

IMPORTANT—READ CAREFULLY
This Citation Is Based on Photographic Evidence The vehicle identified on the front was photographed in violation of a traffic signal or sign.
You may see the photographs. Contact:
You may see the photographs online at:
For more information about the evidence in this case, you may contact the issuing agency,
or in person at:
If you were not driving the vehicle at the time of the violation,
contact
WHAT TO DO
You have been issued a citation that charges you with a traffic infraction. You must respond by following one of the procedures below by the date on the front (see "WHEN"). If you do not, you may lose your license to drive, and your money penalties may increase. 1. If you do NOT contest the violation a. (Pay the bail amount) (See "BAIL INFORMATION" below) Your bail will be forfeited to the court. You will not have to appear in court. You will be convicted of the violation, and it will appear on your record at the Department of Motor Vehicles (DMV). A point count will be charged to your DMV record for this offense and your insurance may be adversely
affected. b. (<i>Traffic school</i>) You may be able to avoid the point count and adverse effect on your insurance by attending traffic school. Contact the court to request traffic school. You must pay the bail amount as a fee, and you may have to pay other fees.
2. If you contest the violation (select one) a. (Court trial) Send a certified or registered letter postmarked not later than five days prior to the appearance date, or come to the court by the appearance date to request a court trial on a future date when an officer and witnesses will be present. You will may be required to submit the bail amount. You will be given a date for your trial. Go online or call the court for information on going to court without paying bail. —OR—
than five days prior to the appearance date, or come to the court on or before the date on the front and request a trial by written declaration. Submit the bail amount. You will be given forms to allow you to write a statement and submit other evidence without appearing in court. An officer will also submit a statement. The judicial officer will consider all of the evidence at the same time and decide the case.
WRITING TO THE COURT
If you write to the court, always write the citation number and your driver license number on your letter. Use of certified or registered mail is required. Do not send your copy of the citation. Keep it for your own records.
BAIL INFORMATION
The "bail" is the amount you must to pay or deposit for the charged violation.
Bail Amount: \$OR [See enclosed information]
Make the check or money order payable to Write the citation number and your driver license number on your check or money order. You may deposit the bail in person, by mail or by phone. Go online or call the court for information on going to court without paying bail.
NIGHT COURT TRIALS [are] [are NOT] available for this citation.
If you are under 18, you must be accompanied by your parent or guardian when you appear in court. Bring this citation and your driver license. You will be notified by the Juvenile Court of your court date. [For additional information, call the Juvenile Traffic Court at
ONLINE INFORMATION
You may obtain additional information at
[Local Web site: 1

Appendix E Nontraffic Notice to Appear, Form TR-120



NONTRAFFIC NOTICE TO APPEAR

(Face of Court's Copy)

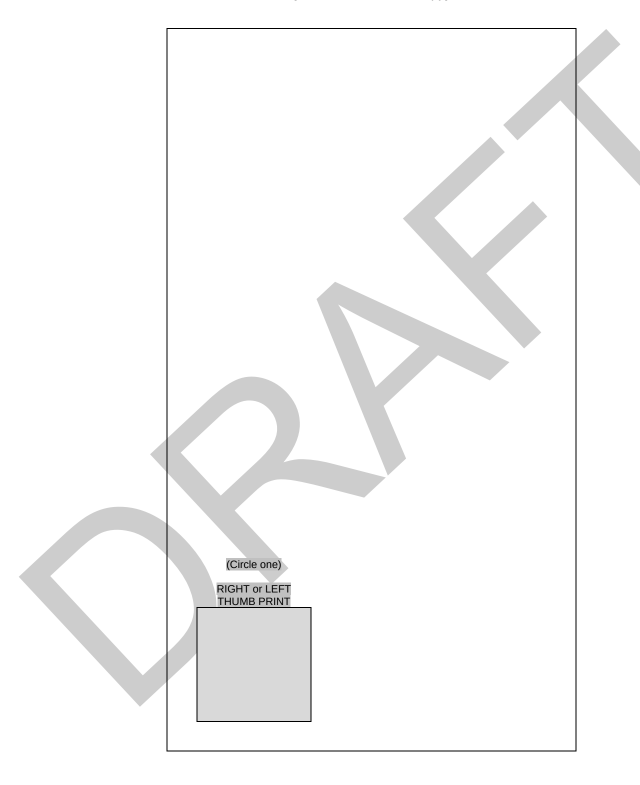
	ame of Ag		Jurisdiction)		☐ MISDEMEANOR Nontraffic (Citation				
Date	e of Violation	1	Time		□AM	Day of \		_	Case No.
1. Nan	ne (First, Mid	dle l ast)				SMI	WTF	5	
2.		uio, 246t)							
3.	Iress								
City 4.					State	ZIP Cod		E-mail Ad	dress
Driv 5.	er Lic. No.		State	Class	Age	Birth D	Date /	☐ Juvei	nile (Phone No.)
Sex 6.		Hair	Eyes	Height	,	Weight	Race	Othe	er Description
	0 1	0 "		.					isdemeanor
	Code	Ordin	ance	Descripti	on				action (Circle)
7.						-4			M
8.									M 1
9.									M
									M I
11.									M I
12. 13.									M I
14.									M I
									M I
15.									M I
16.									M I
17.									M I
	dence Seized					Booking	Required		VI I
19.									
20.	ation of Viola	tion(s)			City/C	County of O	ccurrence	•	
21.	nments								
22.			ed in my presen						
I de	clare under p	enalty of perj	ury under the lav	vs of the S	State of C	California th	e foregoi	ng is true	and correct.
23	Dec. Date		Arresting or Citi	ing Officer			Seria	l No.	Dates Off
24	/_/	Nome of Ar	resting Officer, if	different f	from Citi	ng Officer	Soria	l No	Dates Off
	WITHOUT	ADMITTING	GUILT, I PROM				Seria ME AND		Dates Off
25.	X Signatu	D BELOW.							
26.	WHEN	: ON OR I	BEFORE THIS [DATE:			Time: _		AMPM
27.	VHAT TO DO WHERE	: [Name o [Section	V THE INSTRUC f court[s]] [s] or division[s], ddress[es]]			REVERSE.			
28. 🗆	To be notifie	[Phone I		with the	clerk to	appear at :	a night se	ession of	f the court.
	, 22		FPO Baro						
Judi	icial Council o	of California F	orm					DE	SEE REVERSE
		en Code § 8							TR-120

NONTRAFFIC NOTICE TO APPEAR

(Reverse Of Defendant's Copy)

	IM	IPORTANT -	- READ CAR	REFULLY		
	AL INFORMAT		HE CITATION	N IS AVAILA	BLE ONLINE	
WARN	website addre	ppear in court as y	ou have promised	d, you may be arro	ested and punished	
	IONTHS IN JAIL AND Code, § 853.7.))/OR A \$1,000 FIN	E, regardless of th	ne disposition of	the original charge.	
If "Bool	king Required is check	ked you must appea	r on a weekday prio	or to your court date between the hours		
and bri	ng the signed verificati	ion to your court ap	pearance. Call	for more	e information.	
		was booked	d on			1
	Defendant's name		Date	Officer	Serial No.	
		WI	AT TO DO			
		W II.	AT TO DO			

NONTRAFFIC NOTICE TO APPEAR (Reverse Of Court's Copy)



Appendix F Traffic/Nontraffic Notice to Appear, Form TR-130



TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Face of Court's Copy)

(NAME OF 4	(NAME OF AGENCY AND JURISDICTION) MISDEMEANOR							
NOTICE TO				□Tra		Nontraffic		(Citation No.)
Date of Violati	on /	Time		AM PM		of Week		Case No.
Name (First, M	iddle, Last)] F IVI				h. Code, § 40001)
2. Address								
3.								
City 4.			Sta	ate	Z	ZIP Code	E-mai	I Address
Driver Lic. No. 5.		State	Class		nmercia es 🔲 N		E	Birth Date
Sex 6.	Hair	Eyes	Height	Wei	ght	Race	Juve ()	nile (Phone No.)
Veh. Lic. No. o	r VIN		State	Reg.	MO/YR			CIAL VEHICLE
Yr. of Veh.	Make	Model	Body	Style	Colc	or	(Veh. Co	de, § 15210(b))
8. Evidence of Fir	nancial Respon	sibility	CHP/DOT	/PUC/I	CC			OUS MATERIAL de, § 353)
9.	·	,						
Registered Ow 10.	ner or Lessee						Same as D	Driver
Address 11.							Same as D	Driver
City 12.				,	State	ZII	P Code	
Correctable Vic	olation (Veh. Co Code and S		☐ Bookin Descript		uired (s	ee reverse)		Misdemeanor or of (Circle)
13.			2000				. "	M I
14.								M
15.								M
16.			1					M I
Speed Approx.	P.F./Max	Spd. Veh. L	mt. Sa	afe	Radai		ntinuation rm Issued	N
Location of Vio	lation(s)			City/0	County	of Occurre		W E
18. at Comments (W	eather, Road	& Traffic Cond	itions)				□ Accid	ent S
☐ Violation	s not committe	d in my presen	ce, declared	d on inf	ormatio	n and belie	f.	3
I declare under Executed at (pl		ury under the la	ws of the S Violation L			nia the fore	going is tru	e and correct.
21. / / Dec. Date		Arresting or 0				Sori	al No.	to Dates Off
		7 ti Cotting of V	Juling Office	,		Jen	ai 140.	to
Dec. Date		esting Officer, if					al No.	Dates Off
	ED BELOW.	GUILT, I PROM	IISE IO AP	PEAR	AIIH	E IIME ANI	PLACE	
24. WHEN		EFORE THIS D	DATE:		<u>/</u>	Time:		AMPM
WHAT TO DO		THE INSTRUC	CTIONS ON	I THE F	REVER		·	AM PM
25. WHERE	[Section[s	s] or division[s],	room no[s].	.]				
	[Street ac [Phone N	ddress[es]] o.]						
26. To be notif	ed Yo	u may arrange	with the cl	erk to	appea	at a night	session o	f the court.
		FPO Bard	ode (U	ISS	Cod	e 39)	Di	FENDANT COPY
Judicial Counc	il of California F	orm						SEE REVERSE
Rev. 06-26-15	(Veh Code &	\$ 40500(b), 405	13(b) 4052	2 406	00: Per	Code 8.8	53.9)	TR-130

TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Reverse of Defendant's Copy)

IMPORTANT — READ CAREFULLY

LOCAL INFORMATION FOR THE CITATION IS AVAILABLE ONLINE AT [website address]

WARNING: If you fail to appear in court as you have promised, you may be arrested and punished by 6 MONTHS IN JAIL AND/OR A \$1,000 FINE regardless of the disposition of the original charge. (Veh. Code, § 40508 or Pen. Code, § 853.7.) In addition, any person who fails to appear as provided by law may be deemed to have elected to have a trial by written declaration (in absentia) pursuant to Vehicle Code section 40903(a) upon any alleged infraction, as charged by the arresting/citing

JUVENILE: If you were under age 18 at the time the citation was issued, you must appear in court with your parent or guardian.

COURTESY NOTICE: A courtesy notice may be mailed to the address shown on your citation, indicating the required deposit of money (bail) that may be forfeited instead of your appearing in court. If you do not receive such courtesy notice, you are still required to comply with the items below by the appearance date.

WHAT TO DO

You are required to appear at court for a misdemeanor violation. For all violations, your court date/time/place are on the front of this notice to appear. Have the citation with you when contacting the court. In all infraction cases, you must do one or more of the following for each violation.

- · Pay the fine (bail).
- · Correct the violation (traffic cases, when applicable).
- Appear in court.
- Request traffic school (traffic cases, when applicable).
- Contest the violation.
- · Request trial by written declaration (traffic cases).

If you do not do one of the above actions, then a "failure to appear" charge will be filed against you (Veh. Code, § 40508(a)) and your driver license may be withheld, suspended, or revoked. In some courts you may be charged an amount in addition to the bail amount and the case may be turned over to a collection agency. (Pen. Code, § 1214.1.)

- If you do NOT contest the violation:
- a. (Pay the bail amount) Contact the court for bail information. You will not have to appear in court.
 You will be convicted of the violation, and it will appear on your record at the Department of Motor Vehicles (DMV). A point count may be charged to your DMV record and your insurance may be adversely affected.
- (Traffic school) You may be able to avoid the point count by completing traffic school. You must pay the bail amount, and you may have to pay other fees. Contact the court to request traffic school
- (Correctable violations) If the "Yes" box is checked on the front of your ticket, the violation is correctable. Upon correction of the violation, have a law enforcement officer or an authorized inspection/installation station agent sign below. (Veh. Code, § 40616.) Registration and driver license violations may also be certified as corrected at an office of the DMV or by any clerk or deputy clerk of a court. The violation will be dismissed by the court after PROOF OF CORRECTION and payment of a transaction fee are presented to the court by mail or in person by the appearance date. Violations of Vehicle Code section 16028 (automobile liability insurance) will be dismissed **only** upon (1) your **showing** or mailing to the court evidence of financial responsibility valid at the time this notice to appear was issued, and (2) your payment of a transaction fee.

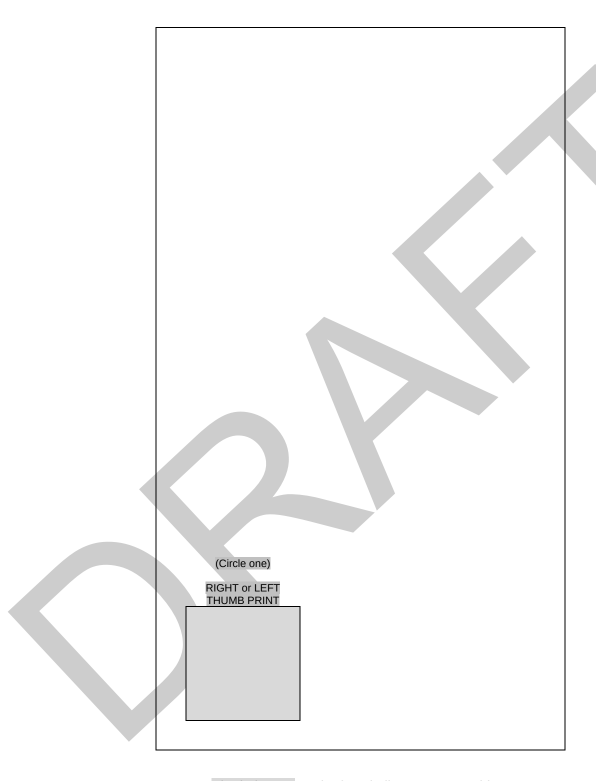
	CERTIFICATE OF CORRE	CTION (MUST BE RETURNE	ED TO COURT)	
Section(s) Violated	Signature of Person Certifying Correction	Serial No.	Agency	Date

- If you contest the violation (select a or b):
- (Court trial) Send a certified or registered letter postmarked not later than five days prior to the an expearance date or come to the court by the appearance date to request a court trial on a future date when an officer and any witnesses will be present. You will may be required to submit the bail amount.

 Go online or call the court for information on going to court without paying bail. —OR—
- (Trial by written declaration (traffic cases)) Send a certified or registered letter postmarked not later than five days prior to the appearance date or come to the court on or before the appearance date to request a trial by written declaration. Submit the bail amount. You will be given forms to allow you to write a statement and to submit other evidence without appearing in court. An officer will also submit a statement. The judicial officer will consider the evidence and decide the case.
- Make check/money order payable to <u>Clerk of the Court</u>. Write your citation number and driver license number on your check or money order. You may pay in person, by mail, or by phone.

If "Booking Required" is checked, you mus	st appear for booking	g on a weekday pric	r to your court date
at:		between the ho	urs of and
and bring the signed verification to your court app	earance. Call	for	more information.
Booking Verification: I declare under penalty of	perjury under the la	ws of the State of C	California that
was booked	l on		
Defendant's name	Date	Officer	Serial No.

TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Reverse of Court's Copy)





ELECTRONIC TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Defendant's Copy) Shaded areas indicate spaces subject to modification for local or agency requirements.

(NAME OF AGENCY AND JURIS NOTICE TO APPEAR	SDICTION)		SDEMEANOI AFFIC NC		(Citatio	n No.)
Date of Violation Time		□AM	Day of V		Case No.	
Name (First, Middle, Last)/(Company) 2.		1 iv		er's Respo	nsibility (VC 4	0001)
Address 3.						
City 4.	State/Co	untry	ZIP Code	☐ Juve	enile (Phone N	lo.)
	Country	Class	Commercia	I Age	Birth D	Date
Sex Hair Eyes 6.	Height	Weight			Description	
E-mail Address 7.					□COMM. V	/EU
Veh. Lic. No. or VIN 8.	State	/Country	Reg. Mo	/Yr Exp	(VC 1521)	
Yr. of Veh. Make 9.	Mo	odel I	Body Style	Color	□ HAZ. MAT (VC 353)	Г.
Evidence of Financial Responsibility 10.	CHP	P/DOT/PUC	/ICC		(10 000)	
Registered Owner or Lessee 11.					☐ Same as I	Driver
Address 12.	City	Stat	te/Country Z	IP Code	☐ Same as I	Driver
13. Veh. Lic. No. or VIN Veh. 2		State/C	Country R	eg. Mo/Yr E	≣хр.	
14. Yr. of Veh. Mak	ie M	lodel	Body Style	Color Typ	pe	
15. VC 42009 Construction Zone	□ VC 420	010 Safety	Zone		School Zone	
Correctable Violation (VC 40610) Yes/No Code and Section	_	Booking Rescription	equired (see	e below) Overweig	Misdem or Infra	
16 (Y/N)					M	-
17 (Y/N)					bs	
18 (Y/N)					bs	
19 (Y/N)					bs 🗆	
Speed Approx. P.F./Max Spd. 20. >	Veh. Lmt.	Safe	Radar		DIQUE (
Location of Violation(s) 21. at		City/C	County of Occ	currence	RIGHT / THUMB/ F PRIN	INGER
Comments (Weather, Road & Traffic C	onditions, Et	c.)] Accident		
23. Violations not committed in24. I declare under penalty of perjury						truo
and correct.		WS OI LITE C			le roregoing is	liue
Citation # Violation	ocation		Executed a	it (place) _	Fm	
25. / / Dec. Date Arresting or 0	Citing Officer			Serial No	. <u>To</u> . Vac. Dat	tes
26. / / Name of Arresting Of	ficer,			Serial No	<u>To</u>	tes
if different from Citing WITHOUT ADMITTING GUILT, I	Officer	O APPEA	R AT THE TI			
27. X Signature						
28. WHEN: ON OR BEFORE	THIS DATE:			Time: Time:	AM [
WHAT TO DO: FOLLOW THE IN	STRUCTION	S BELOW				_
29. WHERE: [Name of court[s]] [Section[s] or divis	sion[s], room	no[s].]				Citatio
[Street address[es [Phone No.]	;]]				РНОТО	Citation No.)
						÷
30.☐ To be notified ☐ Contact the	clerk to appe	ar at a nig	ht court sess	ion. DEF	ENDANT CO	PY
Judicial Council of California Form New 06-26-15 (VC 40500(b),	ED	∩ Bar	codo	(110	S Codo	30/
40513(b), 40522, and 40600; PC 853.9 and 959.1) TR-135	"	O Baro	Jude	(05	S Code	J9)

ELECTRONIC TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Continuation of Defendant's Copy) Shaded areas indicate conditional fields for use when citing multiple vehicles or violations with a continuation page.

(NAME OF A			SDICTION		ISDEME AFFIC	ANOR	AFFIC	(Citatio	on No.)
Date of Violat		Time			M Da	y of Week		se No.	
Name (First, A	Middle, Last,)/(Company)				Owner's F	Responsi	bility (VC	40001)
Address 3.									
City 4.			State/0	Country	ZIP Co	ode [] Juvenile)	e (Phone N	No.)
Driver Lic. No. 5.		State/	Country	Class	Comm	nercial s No	Age	Birth I	Date /
Sex I	Hair	Eyes	Height	Weigh	t Ra	ice C	ther Des	•	
E-mail Addres 7.	S								
8. UC 4200	9 Construc	tion Zone	□ VC 4	2010 Safety	y Zone		☐ Scl	nool Zone	
Correctable Vi Yes/No		40610) nd Section		Booking F	Required	` _	w) erweight	Misder or Infr	neanor action
9 (Y/N)							4	M	_
10 (Y/N)							lbs		
11 (Y/N)							lbs		
12 (Y/N)							lbs		
13 (Y/N)							lbs	LO	
14 (Y/N)							lbs	L 🗆	
15 (Y/N)							lbs		
16 (Y/N)							lbs		
17 (Y/N)							lbs		
18 (Y/N)							lbs		
19 (Y/N)							lbs		
20 (Y/N)							lbs		
21.	Veh. Lic	. No. or VIN	Sta	te/Country		Reg. Mo/	Yr E	xpiration D	Date
22. Veh. 3	Veh. Lic.	No. / VIN		State/C	ountry	Reg. Mo	/Yr Exp		
23.	Yr. of Ve	h. Mak	е	Model	Body S	tyle Colo	Туре		
24. Veh. 4	Veh. Lic.	No. / VIN		State/C	ountry	Reg. Mo	/Yr Exp.		
25.	Yr. of Ve	h. Mak	е	Model	Body S	tyle Colo	т Туре	_	
26. Veh. 5	Veh. Lic.	No. / VIN		State/C	ountry	Reg. Mo	/Yr Exp.		
27.	Yr. of Ve	h. Mak	e	Model	Body S	ityle Colo	т Туре	_	
Location of Vio	olation							•	
28.	olations not	committed in	my prese	nce, declare	ed on info	ormation a	nd belief		
29. I declare and corre		alty of perjury	under the	laws of the	State of	California	that the f	oregoing is	s true
Citation#		_ Violation lo	ocation		Execu	ited at (pla	ce)		
30/_/_ Dec. Date		Arresting o	r Citing Off	icor		Seria		Fm To Vac. Date	_
31//_		, areating 0	. July Oll			No.		Fm To	
Dec. Date		Arresting Of nt from Citing				Seria No.	al	Vac. Date	(Citation No
	T ADMITTI	NG GUILT, I		TO APPEA	AR AT T	HE TIME A	AND PLA	CE	lo.)
32. X Signat	ED.								
Judicial Counc New 06-26-15			T					<u> </u>	00)
40513(b), 405 PC 853.9 and	22, and 406	600;	FF	PO Bar	code	(USS	Code	39)

ELECTRONIC TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Defendant's Instructions)

(Citation No.)

LOCAL INFORMATION FOR THE CITATION IS AVAILABLE ONLINE AT [website address]

IMPORTANT — READ CAREFULLY

WARNING: If you fail to appear in court as you have promised, you may be arrested and punished by 6 MONTHS IN JAIL AND/OR A \$1,000 FINE regardless of the disposition of the original charge. (Veh. Code, § 40508, or Pen. Code, § 853.7.) In addition, any person who fails to appear as provided by law may be deemed to have elected to have a trial by written declaration (in absentia) pursuant to Vehicle Code section 40903(a) upon any alleged infraction, as charged by the arresting/citing officer.

JUVENILE: If you were under age 18 at the time the citation was issued, you must appear in court with your parent or guardian.

COURTESY NOTICE: A courtesy notice **may** be mailed to the address shown on your citation, indicating the required deposit of money (bail) that may be forfeited instead of your appearing in court. If you do not receive such courtesy notice, you are still required to comply with the items below by the appearance date.

WHAT TO DO

You are required to appear at court for a misdemeanor violation. For all violations, your court date/time/place are provided above in this notice to appear. Have the citation with you when contacting the court. In all infraction cases, you must do one or more of the following for each violation:

- Pay the fine (bail).
- · Correct the violation (traffic cases, when applicable).
- Appear in court.
- Request traffic school (traffic cases, when applicable).
- Contest the violation. Request trial by written declaration (traffic cases). If you do not do one of the above actions, then a "failure to appear" charge will be filed against you (Veh. Code, § 40508(a)) and your driver license may be withheld.

filled against you (Veh. Code, § 40508(a)) and your driver license may be withheld, suspended, or revoked. In some courts you may be charged an amount in addition to the bail amount and the case may be turned over to a collection agency. (Pen. Code, § 1214.1.)

- 1. If you do NOT contest the violation:
- **a.** (Pay the bail amount) Contact the court for bail information. You will not have to appear in court. You will be convicted of the violation, and it will appear on your record at the Department of Motor Vehicles (DMV). A point count may be charged to your DMV record, and your insurance may be adversely affected.
- **b.** (Traffic school) You may be able to avoid the point count by completing traffic school. You must pay the bail amount as a fee, and you may have to pay other fees. Contact the court to request traffic school.
- c. (Correctable violations) If the "Yes" box is checked above, the violation is correctable. Upon correction of the violation, have a law enforcement officer or an authorized inspection/installation station agent sign below. (Veh. Code, § 40616.) Registration and driver license violations may also be certified as corrected at an office of the DMV or by any clerk or deputy clerk of a court. The violation will be dismissed by the court after PROOF OF CORRECTION and payment of a transaction fee are presented to the court by mail or in person by the appearance date. Violations of Vehicle Code section 16028 (automobile liability insurance) will be dismissed only upon (1) your showing or mailing to the court evidence of financial responsibility valid at the time this notice to appear was issued, and (2) your payment of a transaction fee

our paymont of a transaction roo.								
CERTIFICATE OF CORRECTION (MUST BE RETURNED TO COURT)								
Section(s)	Signature of Person	Serial / ID						
Violated	Certifying Correction	No.	Agency	Date				

- 2. If you contest the violation (select a or b):
- a. (Court trial) Send a certified or registered letter postmarked not later than five days prior to the appearance date or come to the court by the appearance date to request a court trial on a future date when an officer and any witnesses will be present. You may be required to submit the bail amount. Go online or call the court for information on going to court without paying bail —OR—
- b. (Trial by written declaration (traffic infractions)) Send a certified or registered letter postmarked not later than five days prior to the appearance date or come to the court on or before the appearance date to request a trial by written declaration. Submit the bail amount. You will be given forms to allow you to write a statement and to submit other evidence without appearing in court. An officer will also submit a statement. The judicial officer will consider the evidence and decide the case.
- 3 Make check/money order payable to <u>Clerk of the Court</u>. Write your citation number and driver license number on your check or money order. You may pay in person, by mail, or by phone.

If "Booking Requirements."	red" is checked, you must ap	pear for booking on a weekday
prior to your court date a		between the hours of
and	and bring the signed verifica	ation to your court appearance.
Call	for more information.	
Booking Verification : I State of California that _	declare under penalty of per Defendant's name	rjury under the laws of the was booked onDate

Serial / ID No.



ELECTRONIC TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Defendant's Copy) Shaded areas indicate spaces subject to violation details or modification for local or agency requirements.

Agency: (Name and Jurisdiction) NOTICE TO APPEA R Misdemeanor: (Y/N) Traffic: (Y/N) Nontr	Citation: (No.)
Violation Date: (Day of Week) / / T	
Name:(First, Middle, Last)/(Company)	ner's Responsibility: (Y/N) (VC 40001)
Address: City: State/Country:	ZIP:
·	il Address:
Driver Lic.: (No.) State/Country:	Class: Comm. Lic.: (Y/N)
	ile: (Y/N)
Sex: Hair: Eyes: Ht: Wt:	Race: Other Descr.:
Veh. Lic. or VIN: (No.) State Yr. of Veh.: Make:	Country: Reg.: (Mo/Yr) Exp Model:
Body Style: Color:	Wodel.
COMMERCIAL VEH. (VC 15210(b)): (Y/	M) HAZ. MAT. (VC 353): (Y/N)
Evid. of Financial Resp.:	CHP/DOT/PUC/ICC
Registered Owner or Lessee: (First, Midd	
Address:	
City: State/Country: Veh. 2: Veh. Lic. or VIN: (No.) Sta	ZIP: te/Country: Reg.: (<i>Mo/Yr</i>) Exp
Yr. of Veh.: Make: Model:	
	te/Country: Reg.: (Mo/Yr) Exp
Yr. of Veh.: Make: Model:	Body Style: Color:
Veh. 4: Veh. Lic. or VIN: (No.) Sta Yr. of Veh.: Make: Model:	te/Country: Reg.: (<i>Mo/Yr</i>) Exp Body Style: Color:
Construction-VC 42009 (Y/N) Safety Zor	
	king Required: (Y/N) (see reverse)
Violation (VC 40610)	
(Yes/No) Code Section Description	
(Y/N) (Y/N)	lbs (<i>M/I</i>) lbs (<i>M/I</i>)
(Y/N)	lbs (<i>M/I</i>)
(Y/N)	lbs (<i>M/I</i>)
(Y/N)	lbs (<i>M/I</i>)
(Y/N)	lbs (<i>M/I</i>)
Speed Approx: P.F./Max Spd.: V	eh. Lmt.: Safe: Radar: (Y/N)
Location of Violation(s) at: (City/County of	of Occurrence)
Conditions: (Weather, Road & Traffic Con	nditions, Etc.)
Remarks:	RIGHT / LEFT
Accident (Y/N)	THUMB / FINGER PRINT
WITHOUT ADMITTING GUILT, I PR	
TIME AND PLACE INDICATED BEI X Signature	.ow.
	/ / Time: /////DAA
WHEN: ON OR BEFORE THIS DATE: _ WHAT TO DO: FOLLOW THE INSTRUC	
WHERE: BEFORE A JUDGE OR CLERK	
(Name of court[s]) (Section[s] or division[s], room r	no[s])
(Street address[es])	РНОТО
(Phone No.)	
7	
To be notified (Y/N) Contact the clerk to	.,
☐ Violations not committed in my prese belief.	nce, declared on information or
I declare under penalty of perjury under the	ne laws of the State of California the
foregoing is true and correct.	iolation Location:
(Signature)	/ /
Arresting or Citing Officer	Declaration Date
(Name)	/_/ Declaration Date
Arresting Officer, if different from Citing Officer:	Decidialion Date
Serial / ID: Dates Off	to/ /
Judicial Council of California Form	FPO Barcode
New 06-26-15 (VC 40500(b), 40513(b), 40522, and 40600; PC 853.9 and	USS Code 39
959.1) TR-145 DEFENDANT COPY	

Shaded areas indicate spaces subject to modification for local or agency requirements.

LOCAL INFORMATION FOR THE CITATION AVAILABLE ONLINE AT [website address]

IMPORTANT — READ CAREFULLY

WARNING: If you fail to appear in court as you have promised, you may be arrested and punished by 6 MONTHS IN JAIL AND/OR A \$1,000 FINE regardless of the disposition of the original charge. (Veh. Code, § 40508 or Pen. Code, § 853.7.) In addition, any person who fails to appear as provided by law may be deemed to have elected to have a trial by written declaration (in absentia) pursuant to Vehicle Code section 40903(a) upon any alleged infraction, as charged by the arresting/citing officer.

JUVENILE: If you were under age 18 at the time the citation was issued, you must appear in court with your parent or guardian.

COURTESY NOTICE: A courtesy notice may be mailed to the address shown on your citation, indicating the required deposit of money (bail) that may be forfeited instead of your appearing in court. If you do not receive such courtesy notice, you are still required to comply with the items below by the appearance date.

WHAT TO DO

You are required to appear at court for a misdemeanor violation. For all violations, your court date/time/place are provided above in this notice to appear. Have the citation with you when contacting the court. In all infraction cases, you must do one or more of the following for each violation:

- Pay the fine (bail).
- · Correct the violation (traffic cases when applicable).
- · Appear in court.
- · Request traffic school (traffic cases, when applicable).
- · Contest the violation.
 - Request trial by written declaration (traffic cases).

If you do not do one of the above actions, then a "failure to appear" charge will be filed against you (Veh. Code, § 40508(a)) and your driver license may be withheld, suspended, or revoked. In some courts you may be charged an amount in addition to the bail amount and the case may be turned over to a collection agency. (Pen. Code, § 1214.1.)

1. If you do NOT contest the violation:

- a. (Pay the bail amount) Contact the court for bail information. You will not have to appear in court. You will be convicted of the violation, and it will appear on your record at the Department of Motor Vehicles (DMV). A point count may be charged to your DMV record and your insurance may be adversely affected.
- **b.** (Traffic school) You may be able to avoid the point count by completing traffic school. You must pay the bail amount as a fee, and you may have to pay other fees. Contact the court to request
- c. (Correctable violations) If the "Yes" box is checked above, the violation is correctable. Upon correction of the violation, have a law enforcement officer or an authorized inspection/installation station agent sign below. (Veh. Code, § 40616.) Registration and driver license violations may also be certified as corrected at an office of the DMV or by any clerk or deputy clerk of a court. The violation will be dismissed by the court after PROOF OF CORRECTION and payment of a transaction fee are presented to the court by mail or in person by the appearance date. Violations of Vehicle Code section 16028 (automobile liability insurance) will be dismissed only upon (1) your **showing** or **mailing** to the court evidence of financial responsibility valid at the time this notice to appear was issued, and (2) your payment of a transaction fee

(Z) your pa	ayment of a transaction	1166.						
CERTIFICATE OF CORRECTION (MUST BE RETURNED TO COURT)								
	(MOST BE RET	UKNED IO	COURT)					
Section Certifying Serial/ Violated Correction ID No. Agency Date								

If you contest the violation (select a or b):

- (Court trial) Send a certified or registered letter postmarked not later than five days prior to the appearance date or come to the court by the appearance date to request a court trial on a future date when an officer and any witnesses will be present. You may be required to submit the bail amount. Go online or call the court for information on going to court without paying bail.—OR—b. (Trial by written declaration (traffic infractions)) Send a
- certified or registered letter postmarked not later than five days prior to the appearance date or come to the court on or before the appearance date to request a trial by written declaration. Submit the bail amount. You will be given forms to allow you to write a statement and to submit other evidence without appearing in court. An officer will also submit a statement. The judicial officer will consider the evidence and decide the case.
- Make check/money order payable to Clerk of the Court. Write your citation number and driver license number on your check or money order. You may pay in person, by mail, or by phone.

4.	If "Booking Required	l" is checked you	must appear for booking
on a	a weekday prior to your	court date at	
betv	ween the hours of	and	and bring the signed
veri	fication to your court an	nearance	

	for more information. ation: I declare under penalty the laws of the State of	
was booked on	(Defendant's Name)	(L/R) THUMB/
Officer:	(Date)	FINGER PRINT

TRAFFIC NOTICE TO APPEAR Automated Traffic Enforcement System

		AND JUR	1001011					
NOTIC	E TO AP	PEAR	Auto	mated	Traffic En	forcen	nent	(Citation No.)
Date of Viola	ation /	Tin	ne	□ AM □ PM	Day of W S M T W		Case N	No.
Name (First	, Middle, Last)	·					•	
Address 3.								
City 4.			State		ZIP Code			
Driver Lic. N 5.	lo.		State	Class	Commerci		Age	Birth Date
Sex 6.	Hair	Eyes	Heiç	ght	Weight	Race		
Veh. Lic. No.	o. or VIN		Sta	ate			COMME	RCIAL VEHICLE
Yr. of Veh.	Make	Мо	odel E	Body Style	Color		(Veh. Co	ode, § 15210(b))
Registered (Owner or Less	ee						ode, § 353)
9. Address						$\overline{}$		
10.					State		ZIP Code	
11.							ZIF Code	
Code and S	ection			Descript	ion			
Location of	P-1-C							
13.	violation at		City	/County o	f Occurrence			
■ Violation	was not comm	nitted in my					ormation a	and belief and is
■ Violation based or		evidence.	presence	e. The abo	ove is declare	ed on info		
■ Violation based or I declare un correct.	was not comm photographic der penalty of	evidence.	presence	e. The abo	ove is declare	ed on info		
■ Violation based or	was not comm photographic der penalty of	evidence.	presence	e. The abo	ove is declare	ed on info		g is true and
■ Violation based or I declare un correct. Date Issu 14. YOU MUST	was not comm photographic der penalty of ed	evidence.	presence der the law Dec	e. The above of the Sciarant	ove is declare	ornia the	foregoing	g is true and
■ Violation based or I declare un correct. Date Issu 14. YOU MUST 15. WH	was not comm photographic der penalty of ed	perjury unc	presence der the law Dec	ws of the Sclarant	ove is declared	ed on info	foregoing	g is true and ID No.
■ Violation based or I declare un correct. Date Issu 14. YOU MUST 15. WH.	was not comm photographic der penalty of ed RESPOND TO EN: DATE:	O THE CO THE INSTIF court[s] or division tress[es]	presence der the lav	ws of the Sclarant OR BEFO	ove is declared	Tir	foregoing	g is true and
■ Violation based or I declare un correct. Date Issu 14. YOU MUST 15. WH.	was not comminate the commination of the comminatio	O THE CO THE INSTIF court[s] or division tress[es]	presence der the lav	ws of the Sclarant OR BEFO	ove is declared	Tir	ne:	g is true and ID No. □ AM □
■ Violation based or I declare un correct. Date Issu 14. YOU MUST 15. WH.	was not comminate the commination of the comminatio	D THE CO THE INSTER court[s]] or division dress[es]]	Dec	ws of the Sclarant OR BEFO	ove is declared State of California RE:	Tir	ne:	g is true and ID No. □ AM □
■ Violation based or I declare un correct. Date Issu 14. YOU MUST 15. WH. WHAT TO E 16. WHER	was not comminate the commination of the comminatio	D THE CO THE INSTE	Dec	ws of the \$ clarant OR BEFO IS ON THE no[s].]	ove is declared State of California RE:	Tir	ne:	g is true and ID No. □ AM □

TRAFFIC NOTICE TO APPEAR Automated Traffic Enforcement System

IMPORTANT—READ CAREFULLY
This Citation Is Based on Photographic Evidence The vehicle identified on the front was photographed in violation of a traffic signal or sign.
You may see the photographs. Contact:
You may see the photographs online at:
For more information about the evidence in this case, you may contact the issuing agency,
or in person at:
If you were not driving the vehicle at the time of the violation,
contact
WHAT TO DO
You have been issued a citation that charges you with a traffic infraction. You must respond by following one of the procedures below by the date on the front (see "WHEN"). If you do not, you may lose your license to drive, and your money penalties may increase. 1. If you do NOT contest the violation a. (Pay the bail amount) (See "BAIL INFORMATION" below) Your bail will be forfeited to the court. You will not have to appear in court. You will be convicted of the violation, and it will appear on your record at the Department of Motor Vehicles (DMV). A point count will be charged to your DMV record for this offense and your insurance may be adversely
affected. b. (<i>Traffic school</i>) You may be able to avoid the point count and adverse effect on your insurance by attending traffic school. Contact the court to request traffic school. You must pay the bail amount as a fee, and you may have to pay other fees.
2. If you contest the violation (select one) a. (Court trial) Send a certified or registered letter postmarked not later than five days prior to the appearance date, or come to the court by the appearance date to request a court trial on a future date when an officer and witnesses will be present. You will may be required to submit the bail amount. You will be given a date for your trial. Go online or call the court for information on going to court without paying bail. —OR—
than five days prior to the appearance date, or come to the court on or before the date on the front and request a trial by written declaration. Submit the bail amount. You will be given forms to allow you to write a statement and submit other evidence without appearing in court. An officer will also submit a statement. The judicial officer will consider all of the evidence at the same time and decide the case.
WRITING TO THE COURT
If you write to the court, always write the citation number and your driver license number on your letter. Use of certified or registered mail is required. Do not send your copy of the citation. Keep it for your own records.
BAIL INFORMATION
The "bail" is the amount you must to pay or deposit for the charged violation.
Bail Amount: \$OR [See enclosed information]
Make the check or money order payable to Write the citation number and your driver license number on your check or money order. You may deposit the bail in person, by mail or by phone. Go online or call the court for information on going to court without paying bail.
NIGHT COURT TRIALS [are] [are NOT] available for this citation.
If you are under 18, you must be accompanied by your parent or guardian when you appear in court. Bring this citation and your driver license. You will be notified by the Juvenile Court of your court date. [For additional information, call the Juvenile Traffic Court at
ONLINE INFORMATION
You may obtain additional information at
[Local Web site: 1

NONTRAFFIC NOTICE TO APPEAR

(Face of Court's Copy)

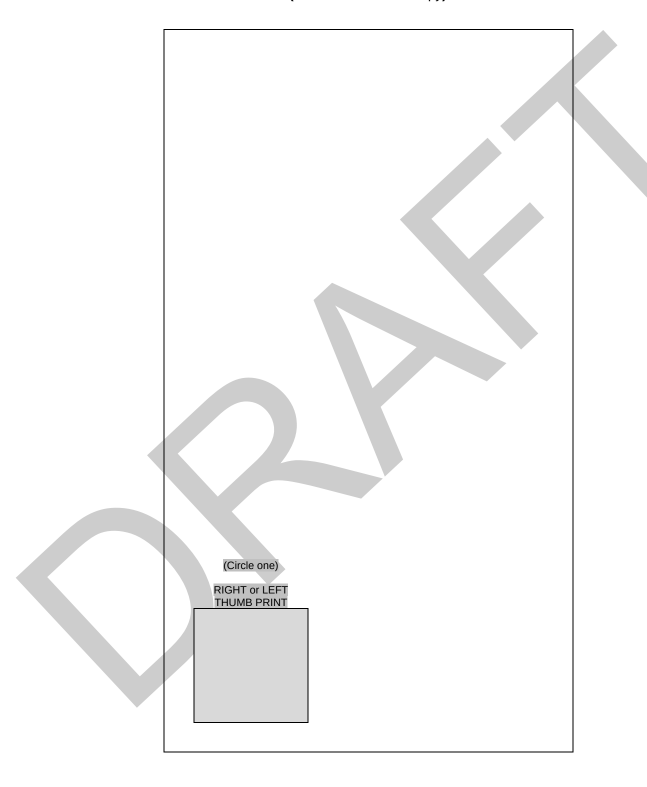
(Name of A	☐ MISDEMEANOR (Citation No.)								
Date of Violation		Time		□AM	Day of	Week		Case N	0.
1. /	1			□PM	SMT	WTF	S		
Name (First, M.	iddle, Last)								
Address 3.									
City 4.			S	State	ZIP Co	de E	-mail Ad	dress	
Driver Lic. No.		State	Class	Age	Birth [Date	Juver	nile (Phor	ne No.)
5. Sex	Hair	Eyes	Height	L ,	/ Weight	/ Race	()	r Descrip	tion
6.		-,				11000			
Code	Ordin	ance	Description	on				sdemeand action (Circ	
7.							N	Л	I.
8.							N	1	I
9.								Λ	1
10.							N		<u> </u>
11.								Λ	<u> </u>
12.								Λ	<u> </u>
13.								Λ	1
14.								Λ	1
16.								Л Л	1
								л Л	1
17.								л. Л	1
Evidence Seize	d				Booking	Required			
19. Location of Viol	ation(s)			Citv/C	County of C	ccurrence			
20. Comments				- 1					
21. Violatio	ons not commit	ted in my presen	ice, declar	ed on in	formation a	and belief.			
22.		ury under the lav					ng is true	and corre	ct.
23/_/_									to
Dec. Date		Arresting or Citi	ing Officer			Serial	No.	Dat	es Off
24. / /	Name of Ar	resting Officer, if	different f	rom Citi	ng Officer	Serial	No.		to es Off
WITHOU		GUILT, I PROM				ME AND F	PLACE		
25. X Signat		DEFORE THE		,	,				
26. WHE		BEFORE THIS			_ <u></u>	Time: _ Time: _		AM [AM [
WHAT TO D 27. WHER	E: [Name of	N THE INSTRUCT of court[s]]			REVERSE.				
	[Street a	[s] or division[s], address[es]]	room nots	·]·]					
28. 🗌 To be notif	[Phone ied	No.] <mark>ou may arrange</mark>	with the	clerk to	appear at	a night se	ession of	the cour	t.
		FPO Bard	code (l	JSS	Code 3	39)			
Judicial Counci	of California					,	DE	FENDAN	T COPY
	Don Codo &							SEE KE	TD-120

NONTRAFFIC NOTICE TO APPEAR

(Reverse Of Defendant's Copy)

IMI	PORTANT — R	EAD CARE	EFULLY					
LOCAL INFORMAT	ION FOR THE	CITATION	IS AVAILA	BLE ONLII				
AT [website addres	ss]							
VARNING: If you fail to ap y 6 MONTHS IN JAIL AND Pen. Code, § 853.7.)	pear in court as you l /OR A \$1,000 FINE, re	nave promised, gardless of the	you may be arre disposition of t	ested and punis he original cha				
"Booking Required is checke	ed you must appear on	a weekday prior	to your court date	for booking				
t: and bring the signed verification	on to your court appear	ance. Call		information.				
Booking Verification: I declare under penalty of perjury under the laws of the State of California that								
Defendant's name	was booked on	Date	Officer	Serial No.				
	WHAT	TO DO						

NONTRAFFIC NOTICE TO APPEAR (Reverse Of Court's Copy)



TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Face of Court's Copy)

(NAME OF A		D JURISDICT	TON)	□Tra		MISDEME/ Nontraffic	ANOR	(Citation No.)
Date of Violati		Time] AM] PM		of Week I T W T F	s	Case No.
Name (First, M	liddle, Last)							h. Code, § 4000
Address 3.								
City 4.			Sta	ate	Z	IP Code	E-mai	Address
Driver Lic. No. 5.		State	Class		nmercial es 🔲 No		E	Birth Date
Sex 6.	Hair	Eyes	Height	Wei	ght	Race	Juver	nile (Phone No.)
Veh. Lic. No. o	r VIN	1	State	Reg.	MO/YR			CIAL VEHICLE
Yr. of Veh. 8.	Make	Model	Body	Style	Colo			de, § 15210(b)) OUS MATERIAL
Evidence of Fir 9.	nancial Respon	sibility	CHP/DOT	/PUC/I	CC			de, § 353)
Registered Ow 10.	ner or Lessee						Same as D	Oriver
Address 11.							Same as D	Priver
City 12.					State		Code	
Correctable Vic Yes No	olation (Veh. Co Code and S		☐ Bookin Descript		uired (se	ee reverse)		lisdemeanor or fraction (Circle)
13.								M I
14.								M 1
15.								M I
16.								M I
Speed Approx.		Spd. Veh. I	_mt. Sa		Radar	Foi	tinuation m Issued	
Location of Vio				City/C	County	of Occurre	nce	W I
Comments (W 19.	eather, Road	& Traffic Cond	itions)				□ Accid	ent S
20.		ed in my presen						
I declare under Executed at (pl		ury under the la	ws of the S Violation L			nia the foreg	oing is tru	e and correct.
Dec. Date		Arresting or 0	Citing Office	r		Seria	al No.	Dates Off
22. / / Dec. Date	Name of Arre	esting Officer, if	different fro	om Citir	na Office	er Seri a	al No.	to Dates Off
WITHOU	T ADMITTING ED BELOW.	GUILT, I PROM						
24. WHEN	_	SEFORE THIS I	DATE:			Time:		
WHAT TO DO 25. WHERE	E: [Name of [Section]: [Street ac [Phone N	s] or division[s], ddress[es]] lo.]	room no[s].]		SE.		AM _PM
26. To be notif		u may arrange					session of	tne court.
		FPO Bard	ode (U	ISS (Code	e 39)	DE	FENDANT COP
Judicial Counc Rev. 06-26-15		orm § 40500(b), 405	13(b) 4052	2. 406	00: Pen	. Code. § 8	53.9)	SEE REVERS

TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Reverse of Defendant's Copy)

IMPORTANT — READ CAREFULLY

LOCAL INFORMATION FOR THE CITATION IS AVAILABLE ONLINE AT [website address]

WARNING: If you fail to appear in court as you have promised, you may be arrested and punished by 6 MONTHS IN JAIL AND/OR A \$1,000 FINE regardless of the disposition of the original charge. (Veh. Code, § 40508 or Pen. Code, § 853.7.) In addition, any person who fails to appear as provided by law may be deemed to have elected to have a trial by written declaration (in absentia) pursuant to Vehicle Code section 40903(a) upon any alleged infraction, as charged by the arresting/citing

JUVENILE: If you were under age 18 at the time the citation was issued, you must appear in court with your parent or guardian.

COURTESY NOTICE: A courtesy notice may be mailed to the address shown on your citation, indicating the required deposit of money (bail) that may be forfeited instead of your appearing in court. If you do not receive such courtesy notice, you are still required to comply with the items below by the appearance date.

WHAT TO DO

You are required to appear at court for a misdemeanor violation. For all violations, your court date/time/place are on the front of this notice to appear. Have the citation with you when contacting the court. In all infraction cases, you must do one or more of the following for each violation.

- · Pay the fine (bail).
- · Correct the violation (traffic cases, when applicable).
- Appear in court.
- Request traffic school (traffic cases, when applicable).
- Contest the violation.
- · Request trial by written declaration (traffic cases). If you do not do one of the above actions, then a "failure to appear" charge will be filed against you (Veh. Code, § 40508(a)) and your driver license may be withheld, suspended, or revoked. In some courts you may be charged an amount in addition to the bail amount and the case may be turned over to a collection agency. (Pen. Code, § 1214.1.)
- If you do NOT contest the violation:
- a. (Pay the bail amount) Contact the court for bail information. You will not have to appear in court.
 You will be convicted of the violation, and it will appear on your record at the Department of Motor Vehicles (DMV). A point count may be charged to your DMV record and your insurance may be adversely affected.
- (Traffic school) You may be able to avoid the point count by completing traffic school. You must pay the bail amount, and you may have to pay other fees. Contact the court to request traffic school
- (Correctable violations) If the "Yes" box is checked on the front of your ticket, the violation is correctable. Upon correction of the violation, have a law enforcement officer or an authorized inspection/installation station agent sign below. (Veh. Code, § 40616.) Registration and driver license violations may also be certified as corrected at an office of the DMV or by any clerk or deputy clerk of a court. The violation will be dismissed by the court after PROOF OF CORRECTION and payment of a transaction fee are presented to the court by mail or in person by the appearance date. Violations of Vehicle Code section 16028 (automobile liability insurance) will be dismissed **only** upon (1) your **showing** or mailing to the court evidence of financial responsibility valid at the time this notice to appear was issued, and (2) your payment of a transaction fee.

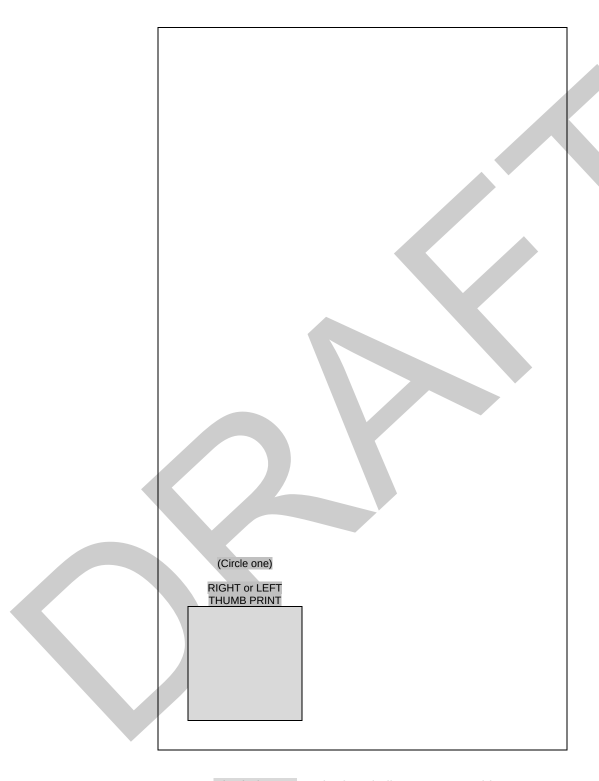
CERTIFICATE OF CORRECTION (MUST BE RETURNED TO COURT)							
Section(s) Violated	Signature of Person Certifying Correction	Serial No.	Agency	Date			

- If you contest the violation (select a or b):
- (Court trial) Send a certified or registered letter postmarked not later than five days prior to the an expearance date or come to the court by the appearance date to request a court trial on a future date when an officer and any witnesses will be present. You will may be required to submit the bail amount.

 Go online or call the court for information on going to court without paying bail. —OR—
- (Trial by written declaration (traffic cases)) Send a certified or registered letter postmarked not later than five days prior to the appearance date or come to the court on or before the appearance date to request a trial by written declaration. Submit the bail amount. You will be given forms to allow you to write a statement and to submit other evidence without appearing in court. An officer will also submit a statement. The judicial officer will consider the evidence and decide the case.
- Make check/money order payable to <u>Clerk of the Court</u>. Write your citation number and driver license number on your check or money order. You may pay in person, by mail, or by phone.

If "Booking Required" is checked, you mus	st appear for booking	g on a weekday pric	r to your court date			
at:		between the ho	urs of and			
and bring the signed verification to your court app	earance. Call	for	more information.			
Booking Verification: I declare under penalty of perjury under the laws of the State of California that						
was booked	l on					
Defendant's name	Date	Officer	Serial No.			

TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Reverse of Court's Copy)



ELECTRONIC TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Defendant's Copy) Shaded areas indicate spaces subject to modification for local or agency requirements.

MONTICE TO APPEAR Clistion No.) MOTICE TO APPEAR Time MA Day of Week Case No.	1												
Date of Violation Time Day of Week Case No. Name (First, Middle, Lasti)/(Company) Owner's Responsibility (VC 40001)				SDIC	TION)					AFFI	0	(Citatio	n No.)
Address 3 Cry State/Country Class Commercial Person No. Commercial Person N		tion /	Time			_		Day of W	eek/		Case	e No.	
State Country ZIP Code		Middle, Last)/(Company)					□ Owne	er's F	Respo	nsib	ility (VC 4	0001)
Sex													
Permail Address Permail Ad				S	tate/Co	ountry	Z	IP Code	(] Juve)	nile	(Phone N	lo.)
E-mail Address Veh. Lic. No. or VIN No. State Gountry Reg. Mo/Yr Exp Color).	State/	Couni	try	Class			0	Age	;		
Veh. Lic. No. or VIN	6.		Eyes	Hei	ight	Weigh	nt	Race	Ö	ther D	Desc	ription	
Veh. Lic. No. or VIN State Country Reg. Mo/Yr Exp (Vc 15210(b))		SS									П	COMM. \	VEH.
Evidence of Financial Responsibility Registered Owner or Lessee Same as Driver		or VIN			State	/Country		Reg. Mo/	Yr E	хр	_	(VC 1521	0(b))
Evidence of Financial Responsibility 10. Registered Owner or Lessee 12. Address City State/Country ZIP Code Same as Driver 13. Veh. Lic. No. or VIN State/Country ZIP Code Same as Driver 14. Yr. of Veh. Make Model Body Style Color Type 15. VC 42009 Construction Zone VC 42010 Safety Zone Correctable Violation (VC 40610) Ves.No Code and Section Description 16 (Y/N) 17 (Y/N) 18 (Y/N) 19 (Y/N) 19 (Y/N) 19 (Y/N) 19 (Y/N) 10 (Speed Approx) P.F./Max Spd. Veh. Lmt. Safe Radar 20. > Location of Violation(s) 21. at Comments (Weather, Road & Traffic Conditions, Etc.) 22. 14. Veloations not committed in my presence, declared on information and belief. 22. 23. Violations not committed in my presence, declared on information and belief. 24. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Citation # Violation location Executed at (place) Time: Arresting or Citing Officer WITHOUT AbmitTins Goult, T. PROMISE TO APPEAR AT THE TIME AND PLACE INDICATED BELOW. X Signature WHERE: [Name of court[s]] [Section(s] or division(s), room no[s].] [Street address[es]] [Phone No.] DEFENDANT COPY Judicial Council of California Form New 06-28-15 (VC 40500(b), 40500); FPO Barcode (USS Code 39)	The second secon		Make		Мо	odel	Во	dy Style	, □ HAZ. MAI.				т.
Address City State/Country ZIP Code Same as Driver State/Country Sta		inancial Res	sponsibility		CHF	P/DOT/PU	C/IC	CC				(40 333)	
13.	1000	wner or Les	see						4			Same as	Driver
Veh. 2				City	У	Sta	ate/0	Country ZII	P Co	de	□;	Same as	Driver
15.		Veh. Lic	. No. or VIN			State/	Cou	intry Re	g. M	o/Yr I	Ехр.		
Correctable Violation (VC 40610) Yes/No Code and Section	14.	Yr. of Ve	eh. Mal	ке	M	lodel	Во	ody Style C	Color	Ту	ре		
Yes/No Code and Section Description Overweight Or Infraction	15. UC 420	009 Constru	uction Zone		VC 42	010 Safet	y Zo	one			Scho	ool Zone	
16 (Y/N) 18		,	,					uired (see			iht		
17 (Y/N)	16 (Y/N)												
18 (Y/N) 19 (Y/N) Speed Approx. 20. > Location of Violation(s) City/County of Occurrence 21. at Comments (Weather, Road & Traffic Conditions, Etc.) RIGHT / LEFT THUMB/ Finger PRINT Comments (Weather, Road & Traffic Conditions, Etc.) RIGHT / LEFT THUMB/ Finger PRINT Comments (Weather, Road & Traffic Conditions, Etc.) Accident 23.	17 (Y/N)												
Speed Approx. 20. > Location of Violation(s) 21. at Comments (Weather, Road & Traffic Conditions, Etc.) 23.	18 (Y/N)						4					Lo	
Dec. Date Dec. Date Arresting Officer Serial No. Vac. Dates Fm To Dec. Date Arresting Officer Serial No. Vac. Dates Fm To Vac. Dates To Vac. Dates Fm To Vac. Dates To Va	19 (Y/N)									ı	bs		
21. at Comments (Weather, Road & Traffic Conditions, Etc.) 23.		x. P.F./	Max Spd.	Veh.	Lmt.	Safe		Radar					
Comments (Weather, Road & Traffic Conditions, Etc.)		iolation(s)				City	(Cot	unty of Occi	urrer	nce	Т	HUMB/ F	INGER
23.		Veather, Roa	ad & Traffic C	Conditi	ons, Et	c.)			Acci	dent	1	FKIN	•
24. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Citation # Violation location													
and correct. Citation # Violation location	23. U	iolations no	t committed in	n my p	oresend	e, declar	ed o	n information	on a	nd be	lief.		
25.			alty of perjury	unde	r the la	ws of the	Sta	te of Califor	rnia t	hat th	e fo	regoing is	true
Arresting or Citing Officer 26. / / Dec. Date	Citation #		_ Violation	location	on		E	Executed at	t (pla	.ce) _			
Photo Phot			Arresting or	Citina	Officer				Seri	ial No		To	tes
if different from Citing Officer WITHOUT ADMITTING GUILT, I PROMISE TO APPEAR AT THE TIME AND PLACE INDICATED BELOW. 27. X Signature 28. WHEN: ON OR BEFORE THIS DATE: / / Time: AM PM Time: AM			,g c.								•	Fm	
27. INDICATED BELOW. X Signature 28. WHEN: ON OR BEFORE THIS DATE: / Time: AM PM Time: Ti		if differe	nt from Citing	Offic									tes
28. WHEN: ON OR BEFORE THIS DATE: Time:AMPM WHAT TO DO: FOLLOW THE INSTRUCTIONS BELOW. 29. WHERE: [Name of court[s]] [Section[s] or division[s], room no[s].] [Street address[es]] [Phone No.] 30 To be notified Contact the clerk to appear at a night court session. DEFENDANT COPY Judicial Council of California Form New 06-26-15 (VC 40500(b), 40513(b), 40522, and 40600); FPO Barcode (USS Code 39)	INDICA	TED BELOV		PRO	MISET	O APPE	AR A	AT THE TIN	VIE A	ND F	LAC	Œ	
WHAT TO DO: FOLLOW THE INSTRUCTIONS BELOW. 29. WHERE: [Name of court[s]] [Section[s] or division[s], room no[s].] [Street address[es]] [Phone No.] 30. To be notified Contact the clerk to appear at a night court session. DEFENDANT COPY Judicial Council of California Form New 06-26-15 (VC 40500(b), 40513(b), 40522, and 40600; FPO Barcode (USS Code 39)			OR BEFORE	THIS	DATE:	/		/	Tim	ne:		AM [□PM
30. To be notified Contact the clerk to appear at a night court session. Judicial Council of California Form New 06-26-15 (VC 40500(b), 40513(b), 40522, and 40600; FPO Barcode (USS Code 39)	WHAT TO E	DO: FOL	LOW THE IN	STRU	CTION	IS BELOV	٧.						
30. To be notified Contact the clerk to appear at a night court session. Judicial Council of California Form New 06-26-15 (VC 40500(b), 40513(b), 40522, and 40600; FPO Barcode (USS Code 39)	29. WHEF				l room	no[s]]							(Citat
30. To be notified Contact the clerk to appear at a night court session. Judicial Council of California Form New 06-26-15 (VC 40500(b), 40513(b), 40522, and 40600; FPO Barcode (USS Code 39)		[Stre	et address[es		, 100111	no[3].j					P	РНОТО	tion No
Judicial Council of California Form New 06-26-15 (VC 40500(b), 40513(b), 40522, and 40600; FPO Barcode (USS Code 39)													9.
Judicial Council of California Form New 06-26-15 (VC 40500(b), 40513(b), 40522, and 40600; FPO Barcode (USS Code 39)	30. To be r	notified	Contact the	clerk	to appe	ear at a ni	ight	court sessi	on.	DEF	ENI	DANT CC)PY
	New 06-26-15 40513(b), 405	5 (VC 4050) 522, and 406	O(b), 600;		FP	O Bar	co	ode	(

ELECTRONIC TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Continuation of Defendant's Copy) Shaded areas indicate conditional fields for use when citing multiple vehicles or violations with a continuation page.

(NAME OF AGENCY AND JURISDICTION) NOTICE TO APPEAR MISDEMEANOR (Citation No.)									
Date of Viola		Time		□ AN		y of Week	Cas	se No.	
Name (First, 2.	Middle, Lasi)/(Company)			_	Owner's F	Responsi	bility (VC 4	0001)
Address 3.									
City 4.			State/C	ountry	ZIP Co	ode [Juvenile)	(Phone N	0.)
Driver Lic. No 5.).	State/0	Country	Class	Comm	nercial s 🔲 No	Age	Birth D	ate /
Sex 6.	Hair	Eyes	Height	Weigh	t Ra	ice O	ther Des	cription	
E-mail Addres	ss			•					
8. UC 420	09 Construc	ction Zone	□ VC 42	2010 Safety	y Zone		☐ Sch	nool Zone	
Correctable \ Yes/No		40610) nd Section	_	Booking F Description	Required	`	w) erweight	Misdem or Infra	
9 (Y/N)							lbs	М	_
10 (Y/N)							lbs		
11 (Y/N)							lbs	L	
12 (Y/N)							lbs	ᆫ	
13 (Y/N)							lbs	L 🗆	
14 (Y/N)							lbs		
15 (Y/N)							lbs		
16 (Y/N)							lbs		
17 (Y/N)							lbs		
18 (Y/N)							lbs		
19 (Y/N)							lbs		
20 (Y/N)	Veh Lic	. No. or VIN	Stat	e/Country		Reg. Mo/Y	lbs	xpiration D	ate
21.		. No. / VIN	O.C.					Aprilation 2	u
22. Veh. 3	ven. Lic	. INO. / VIIN		State/Co	bunity	Reg. Mo.	/тг Ехр.		
23.	Yr. of Ve	eh. Mak	e N	Model	Body S	tyle Color	Туре		
24. Veh. 4	Veh. Lic	. No. / VIN		State/Co	ountry	Reg. Mo	/Yr Exp.		
25.	Yr. of Ve	eh. Mak	e M	Model	Body S	ityle Color	Туре		
26. Veh. 5	Veh. Lic	. No. / VIN		State/Co	ountry	Reg. Mo	/Yr Exp.		
27.	Yr. of Ve	eh. Mak	e M	Model	Body S	tyle Color	Туре		
Location of V	iolation							•	
28. 🔲 V	iolations no	t committed in	my presen	nce, declare	ed on info	ormation a	nd belief.		
29. I declare and cor		alty of perjury	under the la	aws of the	State of	California t	hat the fo	oregoing is	true
Citation#		_ Violation lo	ocation		Execu	ited at (plac		Fm	
30. <u>/ /</u> Dec. Dat	e	Arresting of	r Citing Offi	cer		Seria No.		To Vac. Date Fm	_
31. / / Dec. Date		f Arresting Off nt from Citing				Seria No.		To Vac. Date	Citation No
INDICA	UT ADMITT TED.	ING GUILT, I		TO APPE	AR AT TI	HE TIME A	ND PLA	CE	ю.)
Judicial Coun		nia Form	1						
New 06-26-19 40513(b), 405 PC 853.9 and	5 (VC 4050) 522, and 400	0(b), 600;	FF	O Bar	code	(USS	Code	39)

(Citation No.)

LOCAL INFORMATION FOR THE CITATION IS AVAILABLE ONLINE AT [website address]

IMPORTANT — READ CAREFULLY

WARNING: If you fail to appear in court as you have promised, you may be arrested and punished by 6 MONTHS IN JAIL AND/OR A \$1,000 FINE regardless of the disposition of the original charge. (Veh. Code, § 40508, or Pen. Code, § 853.7.) In addition, any person who fails to appear as provided by law may be deemed to have elected to have a trial by written declaration (in absentia) pursuant to Vehicle Code section 40903(a) upon any alleged infraction, as charged by the arresting/citing officer.

JUVENILE: If you were under age 18 at the time the citation was issued, you must appear in court with your parent or guardian.

COURTESY NOTICE: A courtesy notice **may** be mailed to the address shown on your citation, indicating the required deposit of money (bail) that may be forfeited instead of your appearing in court. If you do not receive such courtesy notice, you are still required to comply with the items below by the appearance date.

WHAT TO DO

You are required to appear at court for a misdemeanor violation. For all violations, your court date/time/place are provided above in this notice to appear. Have the citation with you when contacting the court. In all infraction cases, you must do one or more of the following for each violation:

- Pay the fine (bail).
- · Correct the violation (traffic cases, when applicable).
- Appear in court.
- Request traffic school (traffic cases, when applicable).

• Contest the violation. • Request trial by written declaration (traffic cases). If you do not do one of the above actions, then a "failure to appear" charge will be filed against you (Veh. Code, \S 40508(a)) and your driver license may be withheld, suspended, or revoked. In some courts you may be charged an amount in addition to the bail amount and the case may be turned over to a collection agency. (Pen. Code, \S 1214.1.)

- 1. If you do NOT contest the violation:
- a. (Pay the bail amount) Contact the court for bail information. You will not have to appear in court. You will be convicted of the violation, and it will appear on your record at the Department of Motor Vehicles (DMV). A point count may be charged to your DMV record, and your insurance may be adversely affected.
- **b.** (Traffic school) You may be able to avoid the point count by completing traffic school. You must pay the bail amount as a fee, and you may have to pay other fees. Contact the court to request traffic school.
- c. (Correctable violations) If the "Yes" box is checked above, the violation is correctable. Upon correction of the violation, have a law enforcement officer or an authorized inspection/installation station agent sign below. (Veh. Code, § 40616.) Registration and driver license violations may also be certified as corrected at an office of the DMV or by any clerk or deputy clerk of a court. The violation will be dismissed by the court after PROOF OF CORRECTION and payment of a transaction fee are presented to the court by mail or in person by the appearance date. Violations of Vehicle Code section 16028 (automobile liability insurance) will be dismissed only upon (1) your showing or mailing to the court evidence of financial responsibility valid at the time this notice to appear was issued, and (2) your payment of a transaction fee

your payment or a transaction rec.							
CERTIFICATE OF CORRECTION (MUST BE RETURNED TO COURT)							
Section(s)	Signature of Person	Serial / ID					
Violated	Certifying Correction	No.	Agency	Date			

- 2. If you contest the violation (select a or b):
- a. (Court trial) Send a certified or registered letter postmarked not later than five days prior to the appearance date or come to the court by the appearance date to request a court trial on a future date when an officer and any witnesses will be present. You may be required to submit the bail amount. Go online or call the court for information on going to court without paying bail —OR—
- b. (Trial by written declaration (traffic infractions)) Send a certified or registered letter postmarked not later than five days prior to the appearance date or come to the court on or before the appearance date to request a trial by written declaration. Submit the bail amount. You will be given forms to allow you to write a statement and to submit other evidence without appearing in court. An officer will also submit a statement. The judicial officer will consider the evidence and decide the case.
- 3 Make check/money order payable to <u>Clerk of the Court</u>. Write your citation number and driver license number on your check or money order. You may pay in person, by mail, or by phone.

4.	ii booking kequii	ed is checked, you must appear	for booking on a weekday
prior	to your court date a	t	between the hours of
	and	and bring the signed verification	to your court appearance.
Call ₋		for more information.	
Book	king Verification: I	declare under penalty of perjury	under the laws of the

State of California that		_ was booked on _	
	Defendant's name		Date
Officer	Seri	al / ID No	

ELECTRONIC TRAFFIC/NONTRAFFIC NOTICE TO APPEAR (Defendant's Copy) Shaded areas indicate spaces subject to violation details or modification for local or agency requirements.

aces subject to violation deta	mis of modification for local
Agency: (Name and Jurisdiction) NOTICE TO APPEA R Misdemeanor: (Y/N) Traffic: (Y/N) Nonti	Citation: (No.)
Violation Date: (Day of Week) / /	Fime: (AM/PM) Case No.: rner's Responsibility: (Y/N) (VC 40001)
Name:(First, Middle, Last)/(Company)	1161 3 1(63p01131011ity. (17/14) (1/0 40001)
Address:	ZID.
City: State/Country: Juvenile (Phone #): () E-m.	ZIP: ail Address:
Driver Lic.: (No.) State/Country:	Class: Comm. Lic.: (Y/N)
Birth Date: / / Age: Juver Sex: Hair: Eyes: Ht: Wt:	nile: (Y/N) Race: Other Descr.:
	e/Country: Reg.: (Mo/Yr) Exp
Yr. of Veh.: Make: Body Style: Color:	Model:
COMMERCIAL VEH. (VC 15210(b)): (Y	/N) HAZ. MAT. (VC 353): (Y/N)
Evid. of Financial Resp.:	CHP/DOT/PUC/ICC
Registered Owner or Lessee: (First, Mid	dle, Last/Company)
Address: City: State/Country:	ZIP:
` '	ate/Country: Reg.: (Mo/Yr) Exp
Vr. of Veh.: Make: Model: Veh. 3: Veh. Lic. or VIN: (No.) Sta	Body Style: Color: ate/Country: Reg.: (Mo/Yr) Exp
Yr. of Veh.: Make: Model: Veh. 4: Veh. Lic. or VIN: (No.) Sta	Body Style: Color: ate/Country: Reg.: (Mo/Yr) Exp
	Body Style: Color:
Construction-VC 42009 (Y/N) Safety Zo	ne-VC 42010 (Y/N) School Zone (Y/N)
Correctable Bo Violation (VC 40610)	oking Required: (Y/N) (see reverse)
(Yes/No) Code Section Description (Y/N)	weight Misd./ Infrac.
(Y/N)	lbs (<i>M/I</i>)
	/eh. Lmt.: Safe: Radar: (Y/N)
Location of Violation(s) at: (City/County Conditions: (Weather, Road & Traffic Co	
Remarks:	RIGHT / LEFT
Accident (Y/N)	THUMB / FINGER PRINT
,	
WITHOUT ADMITTING GUILT, I PR TIME AND PLACE INDICATED BE X Signature	
WHEN: ON OR BEFORE THIS DATE:	/ / Time: (<i>AM/PM</i>)
WHAT TO DO: FOLLOW THE INSTRUC	CTIONS ON THE REVERSE.
WHERE: BEFORE A JUDGE OR CLERI (Name of court[s])	
(Section[s] or division[s], room (Street address[es])	no[s].) PHOTO
(Phone No.)	
<u></u>	
To be notified (Y/N) Contact the clerk to Violations not committed in my prese	
belief.	
I declare under penalty of perjury under to foregoing is true and correct. Executed at: (<i>Place</i>)	the laws of the State of California the /iolation Location:
(Signature) Arresting or Citing Officer	/_/ Declaration Date
(Name) Arresting Officer, if different from Citing Officer:	/ / Declaration Date
	f: <u>//</u> to <u>_//</u>
Judicial Council of California Form New 06-26-15 (VC 40500(b), 40513(b), 40522, and 40600; PC 853.9 and	FPO Barcode USS Code 39
959.1) TR-145 DEFENDANT COPY	_1

Shaded areas indicate spaces subject to modification for local or agency requirements.

LOCAL INFORMATION FOR THE CITATION AVAILABLE ONLINE AT [website address]

IMPORTANT — READ CAREFULLY

WARNING: If you fail to appear in court as you have promised, you may be arrested and punished by 6 MONTHS IN JAIL AND/OR A \$1,000 FINE regardless of the disposition of the original charge. (Veh. Code, § 40508 or Pen. Code, § 853.7.) In addition, any person who fails to appear as provided by law may be deemed to have elected to have a trial by written declaration (in absentia) pursuant to Vehicle Code section 40903(a) upon any alleged infraction, as charged by the arresting/citing officer.

JUVENILE: If you were under age 18 at the time the citation was issued, you must appear in court with your parent or guardian.

COURTESY NOTICE: A courtesy notice may be mailed to the address shown on your citation, indicating the required deposit of money (bail) that may be forfeited instead of your appearing in court. If you do not receive such courtesy notice, you are still required to comply with the items below by the appearance date.

WHAT TO DO

You are required to appear at court for a misdemeanor violation. For all violations, your court date/time/place are provided above in this notice to appear. Have the citation with you when contacting the court. In all infraction cases, you must do one or more of the following for each violation:

- Pay the fine (bail).
- · Correct the violation (traffic cases when applicable).
- · Appear in court.
- · Request traffic school (traffic cases, when applicable).
- · Contest the violation.
 - Request trial by written declaration (traffic cases).

If you do not do one of the above actions, then a "failure to appear" charge will be filed against you (Veh. Code, § 40508(a)) and your driver license may be withheld, suspended, or revoked. In some courts you may be charged an amount in addition to the bail amount and the case may be turned over to a collection agency. (Pen. Code, § 1214.1.)

1. If you do NOT contest the violation:

- a. (Pay the bail amount) Contact the court for bail information. You will not have to appear in court. You will be convicted of the violation, and it will appear on your record at the Department of Motor Vehicles (DMV). A point count may be charged to your DMV record and your insurance may be adversely affected.
- b. (Traffic school) You may be able to avoid the point count by completing traffic school. You must pay the bail amount as a fee, and you may have to pay other fees. Contact the court to request
- c. (Correctable violations) If the "Yes" box is checked above, the violation is correctable. Upon correction of the violation, have a law enforcement officer or an authorized inspection/installation station agent sign below. (Veh. Code, § 40616.) Registration and driver license violations may also be certified as corrected at an office of the DMV or by any clerk or deputy clerk of a court. The violation will be dismissed by the court after PROOF OF CORRECTION and payment of a transaction fee are presented to the court by mail or in person by the appearance date. Violations of Vehicle Code section 16028 (automobile liability insurance) will be dismissed only upon (1) your **showing or mailing to the court** evidence of financial responsibility valid at the time this notice to appear was issued, and (2) your payment of a transaction fee

(2) your payment of a transaction ice.							
CERTIFICATE OF CORRECTION							
	(MUST BE RET	URNED TO	COURT)				
Section Certifying Serial/ Violated Correction ID No. Agency Date							

If you contest the violation (select a or b):

- (Court trial) Send a certified or registered letter postmarked not later than five days prior to the appearance date or come to the court by the appearance date to request a court trial on a future date when an officer and any witnesses will be present. You may be required to submit the bail amount. Go online or call the court for information on going to court without paying bail.—OR—b. (Trial by written declaration (traffic infractions)) Send a
- certified or registered letter postmarked not later than five days prior to the appearance date or come to the court on or before the appearance date to request a trial by written declaration. Submit the bail amount. You will be given forms to allow you to write a statement and to submit other evidence without appearing in court. An officer will also submit a statement. The judicial officer will consider the evidence and decide the case.
- Make check/money order payable to Clerk of the Court. Write your citation number and driver license number on your check or money order. You may pay in person, by mail, or by phone.

4.	If "Booking Required	l" is checked y	ou must appear for booki	ΛQ
on	a weekday prior to your	court date at		_ `
bet	ween the hours of	and	and bring the signed	
VΔr	ification to vour court ar	nearance		

:all	for more information.	
	ation: I declare under penalty the laws of the State of	
	(Defendant's Name) (Date)	(L/R) THUMI FINGER PRIN
Serial / ID No.:		

	Commentator	Position	Comment	Draft Committee Response
1.	Atherton Police Department By Sergeant Anthony Kockler Atherton, California	N	I have reviewed the changes recommended for the TR-130 citation form. I believe the changes to the form are so minor that they are not warranted.	1. Disagree. The e-mail address is a shaded optional field to modernize processing of citations for the future as technology advances
	Atherton, California		 An e-mail address (line 4) does not need to be placed on the form and will most likely not be filled out by the officer on the street. Putting a date on line 21 and changing the word "date" to "dec date" on line 22 is not needed since the citation is already dated. As for the website address on the back, most people are capable of finding information on the Internet without having to have a website address printed. Plus, if the website address is changed, then the citations with that information become useless. In my opinion, the costs (both financial and environmental) departments will incur to make changes to the citations, print new citations, and destroy existing citations are not worth it. If the recommended citation changes were of a greater nature I would be fine with this proposal. However, I believe the current proposed recommended changes are so small and negligible that they are not worth the time or cost to departments. 	citations for the future as technology advances and citations are more automated. 2. Disagree. Code of Civil Procedure section 2015.5 and Vehicle Code section 40513.require that the officer's declaration under penalty of perjury is dated for the notice to appear citation to be verified and serve as a complaint. If the declaration date data field on line 22 is left blank, the date of violation data field on the citation does not serve as the date for the officer's declaration. One specific example where dates would be different is for an accident citation where the declaration date that the citation is issued after an investigation is not the same as the date of the violation. Also, the declaration must be dated whether the declaration is executed by the citing officer or issuing officer. 3. Disagree. For local police and sheriffs the court website address will be relatively constant and court websites may provide a transfer link online if the address changes. Without a web address for the local court's traffic information, defendants will be more likely to be
			My opinion is keep the citation the way it currently is designed.	inconvenienced by calling the court for assistance where telephone systems are either
			Thank you.	automated without access to court staff or budget cuts have reduced or eliminated court

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				staffing for telephone information services. The proposed changes are significant and necessary to improve processing of citations.
2.	California Traffic Defense Bar By Linda A. Iannelli, Esq. Newport Beach, California	NI	1. The main disagreement is the 6pt type size. The proposed rule indicates 6pt text size but does not clarify if this requirement is for the preprinted text on the citation or for the variable areas for the specific individual's citation, such as the alleged code violation information. During the pilot program, many of the electronic tickets have resulted in the variable data (fill in areas which are defendant specific) the text is smaller than the form font size. Especially when it comes to the alleged violation or the filling in of any of the boxes and the court location in which the defendant is to appear. The form's box size needs to accommodate at least 6pt text with sufficient space around it so that the end result is something that is legible without a magnifying glass.	1. The 6 point font minimum size for text is stated as a minimum font size requirement without any express exceptions and therefore applies to all information on the citation whether preprinted paper citations or generated by an electronic citation device to ensure legibility.
			2. Also, at the time the ticket is submitted to the court by the officer, shouldn't the officer be considered a prosecutor since he is directly filing the Complaint against a defendant.	2. Under Vehicle Code section 40513 and Code of Civil Procedure section 1215.5, California law expressly permits the notice to appear citation form that is filed with the court on an approved Judicial Council form to serve as the complaint if the form is verified by a declaration under penalty of perjury that is dated and subscribed by the citing or issuing law enforcement officer. The official role of the citing or issuing officer in a traffic infraction case is to serve as a

	Commentator	Position	Comment	Draft Committee Response
				witness for the prosecution and testify at trial.
3.	California Highway Patrol By Captain Kevin Davis Sacramento, California	AM	After review of proposed changes to the TR-130 (TRAFFIC/NONTRAFFIC NOTICE TO APPEAR) the California Highway Patrol requests that the addition of "LOCAL INFORMATION FOR THE CITATION IS AVAILABLE ONLINE AT [website address] be an optional item (shaded for agency use). As a statewide law enforcement agency, we print and utilize the same TR-130 in all 58 counties. As a result, this information could not be preprinted for statewide use. The other proposed changes are not of issue to the Department.	Agree, in part. The requirement to include a court website is necessary to promote use of online options to improve efficiency and expedite processing of cases when possible. Because the California Highway Patrol (CHP) files citations across the entire state, the CHP's citations may list the statewide court website address, which provides links to the website address for the court website in each county: http://www.courts.ca.gov/find-my-court.htm

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4.	Integrated Law and Justice	N	See attached correspondence.	The comment by the Integrated Law and Justice
	Agency for Orange County			Agency for Orange County (ILJAOC) expresses
	By Mr. Bob McDonell			concern that the requirement to include the
	Orange County, California			defendant's signature on the defendant's copy of a
				notice to appear citation issued by an electronic
				citation device will increase the risk of harm to
				officers by requiring an additional trip to the
				defendant's vehicle at a traffic stop. The committee
				appreciates the concern of the ILJAOC for officer
				safety. However, the committee believes that the
				recommendation of the ILJAOC to issue an
				unsigned copy of the notice to defendants would
				conflict with the statutory requirement to provide
				the defendant with a signed copy of the notice and
				therefore cannot be addressed by the committee in
				this proposal. The committee has previously
				considered the requirement to include the
				defendant's signature on the copy of the notice
				issued to the defendant in the council's statewide
				invitation to comment on notice to appear citations,
				SPR12-27, in 2012. In light of the current law and
				concerns for officer safety, an unquestionably
				compelling concern, the ILJAOC may wish to
				consider bringing this issue to the Legislature for
				its attention. An alternative to legislation would be
				to consider use of wireless hand-held mobile
				printers to avoid having to make an extra trip
				between vehicles.
				The appairie requirements for notice to appear
				The specific requirements for notice to appear

Commentator	Position	Comment	Draft Committee Response
			citation forms issued by an electronic citation device are governed by Penal Code section 959.1. General requirements for notice to appear citations that are found in related statutes in the Penal Code and Vehicle Code apply to electronic notice to appear citations unless the general requirements are altered by section 959.1.
			An essential requirement for a notice to appear citation for a traffic violation is that the defendant signs a promise to appear in court. The defendant's signed promise to appear is a critical piece of information that is required for the court to have jurisdiction to compel the defendant to appear in court and adjudicate the charges against the defendant. Under Vehicle Code section 40500(a), when a law enforcement officer conducts a traffic stop, the officer is required to prepare a notice to appear in triplicate. Section 40500(b) specifies that "[t]he Judicial Council shall prescribe the form of the notice to appear." Under section 40500(d), "[o]nce the officer has prepared the written notice to appear, and has delivered a copy to the arrested person, the officer shall deliver the remaining original and all copies of the notice to appear as provided by Section 40506" to the court and the officer's superior officer. Section 40500(d) specifically indicates that "the arrested person has signed and received a copy of the citation." Section 40505 provides that "[w]henever any traffic or

Commentator	Position	Comment	Draft Committee Response
			police officer delivers a notice to appear to any person, it shall include all information set forth upon the copy of the notice filed with the magistrate." The defendant's signature for the promise to appear is a crucial piece of information on the notice as it provides the court with jurisdiction to adjudicate the case. Additionally, if a defendant refuses to sign the promise to appear, section 40302(b) requires that the officer take the defendant into custody and bring the defendant before a magistrate. When an officer issues a notice to appear with an electronic citation device, the general requirements for notice to appear citations apply unless Penal Code section 959.1 alters them. Section 959.1 expressly eliminates the requirement that the citation include a signature for the officer's declaration under penalty of perjury. Section 959.1 contains no provisions that alter the requirement to provide the defendant with a copy of the notice that is signed by the defendant. There is also no provision that allows an officer to alter the copy of the notice that is issued to the defendant by adding the defendant's signature to the copy of the notice that is filed with the court.

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5.	Monterey Park Police Dept.	AM	1. Agencies order citations in bulk to reduce costs.	1. Because of the cost of replacing existing forms
	By D. J. Casey,		Our current supply will go beyond the April 1,	and training needed to implement the revised
	Lead Records Clerk		2015 deadline.	forms, the committee recommends that the
	Monterey Park, California			Judicial Council approve an extended
				implementation period where both the existing
				forms and revised forms are approved for use
				until November 15, 2015, when the revised or
				new forms must be used. This will allow
				agencies flexibility in determining how to phase
				out use of the current forms and plan to use the
				new or revised forms.
				2. The shaded fields for "Violation location" and
			2. Regarding whether the "location" of declaration	"Executed at (place)" are optional fields for the
			is needed: If defendants are already fighting the	officer's declaration requested by the CHP for
			validity of the citation as the complaint, the next	citations prepared at locations that may be
			thing they would argue is that the officer didn't	different from where the violation occurred and
			put the City of declaration. Since this is	the locations can be accurately determined.
			required on many affidavits and legal forms (the	Depending on the circumstances of an
			City where the person SIGNS the form), it is	individual citation where the exact location is
			probably a good idea. (Of course the City	not easily determined, the optional information
			would be where the officer signs the ticket; this	may or may not be necessary under statute for
			won't necessarily be the same City as the violation depending on if the defendant is	the declaration to be properly verified. Other issuing agencies may include the optional fields
			pursued outside of the City limits.	if needed for local circumstances.
			INSTRUCTIONS for what "executed at"	if fleeded for focal circumstances.
			location means will have to be clearly defined.)	
			Only one "location of violation" is needed (line	
			18 on the TR-130). I don't think it is needed	
			next to "executed at" field. The City where the	

	Commentator	Position	Comment	Draft Committee Response
			officer signs the citation will be written next to "executed at," and as mentioned above, may not match the City of violation.	
6.	Ms. Kristal Nava, Superior Court Manager Superior Court of Orange County Westminster, California	AM	 Revision of section 1.030 to provide for a continuation page for electronic citations where there are many violation or multiple vehicles would avoid unnecessary printing of duplicate instructions that are part of the existing continuation forms, TR-106, and TR-108. Comment from Orange County Superior Court Managers: Suggest mandatory use of the continuation form to prevent law enforcement agencies from elongating the actual notice to appear form. Revision of section 4.050(b) to specify that text on citation form TR-135 or TR-145 must have a minimum font size 6.0 would avoid use of 	1. Technology and programming for electronic citations that uses expandable fields avoids the need to repeat information and spend extra time to print a continuation page when issuing a hard copy of the citation to a defendant. A mandatory continuation page for electronic citations would impose unnecessary time on the roadway for officers to print duplicative information.
			citations with print that is too small to be legible. Comment from Orange County Superior Court Managers: Does font size comply with ADA requirements? Font size 6.0 appears to be too small, making it difficult to read.	2. A larger font size would require increasing the size and length of a paper citation form to a degree that would be problematic for processing by both issuing agencies and the courts. In addition, the forms are posted online where the forms may be viewed by defendants on a
			3. Revision of section 6.180 to add specific data field on forms TR-135 and TR-145 for construction and safety enhancement zone	computer with magnification a at: http://www.courts.ca.gov/forms.htm?filter= NTA

Commentator Po	osition	Comment	Draft Committee Response
		violations and overweight violations would	3. The revised forms include optional shaded areas
		assist courts in imposing the proper penalties for	for construction zone and safety enhancement
		the specific offenses. Comment from Orange	zone violations and weight violations. Only four
		County Superior Court Managers: Will	counties currently have safety enhancement
		electronic citations eventually be used for Fish	zones. If other common violations in a county
		and Wildlife violations, if so, will there need to	have a special penalty calculation or
		be an Over Limit data field?	distribution, a data field for the violation may be
		4. Chapter 6 Mandatory Language Data Fields –	added to the shaded area to replace the optional
		6.060. Defendant's Name. Comment from	fields for safety enhancement zones and school
		Orange County Superior Court Managers:	zones.
		Suggestion to add additional requirement titled:	4. Agree, in part. Decisions about how to cite and
		C) Only one defendant per citation and no	charge violations in a notice to appear are within
		combination cites. Combination cites are those	the purview of law enforcement and
		where both an owner's responsibility (issued	prosecutors. In addition, Vehicle Code section
		against the vehicle owner) and a moving	40001(e) permits arresting and citing a driver
		violation (issued against the driver) are issued	for an offense that is chargeable to a vehicle
		on the same citation.	owner if the vehicle is registered in a state or
			country other than California.
			5. Agree, in part. It is possible for an owner to be
			present to sign an owner's responsibility citation
		5. Chapter 6 Mandatory Language Data Fields –	and for a driver that caused an accident to be
		6.240. Defendant's Signature. Comment from	able to sign a citation for the violation that
		Orange County Superior Court Managers:	caused the accident. Section 6.240 is revised to
		Suggest to include Owner's Responsibility and	state that the requirement for a signed promise
		Accident citations as citations in which the	to appear may not apply to an owner's
		requirement for a signed promise to appear does	responsibility or accident citation.
		not apply.	6. The proposed electronic citation forms do not
			include a length requirement to allow use of
		6. TR-135 and TR-145. Comment from Orange	programming for expandable fields when there
		County Superior Court Managers: Are there any	are several violations or vehicles included in the

	Commentator	Position	Comment	Draft Committee Response
			restrictions on the length requirement of the forms?	citation that is issued with an electronic citation device.
7.	Orange County Bar Association By Thomas H. Bienert, Jr., Esq.,	A	Request for comment: "Is it necessary to include the location for where the officer's declaration is	Agree. The shaded declaration fields remain optional.
	President Newport Beach, California		executed when it expressly declares under penalty of perjury under the laws of the State of California	
	Newport Beach, Camornia		the foregoing is true and correct?" Comment: Under CCP§ 2015.5 it is not necessary	
			that an officer include the location of the execution	
			of the officer's declaration. The proposed form is actually form (b) as contained in CCP§ 2015.5.	
8.	Superior Court of Los Angeles	AM	1. Everywhere that options are provided to the	1. Agree, in part. The intention of the
	County		defendant as to response, on-line options should	recommended changes is to standardize hard
	Los Angeles, California		be encouraged as to both finding more	copy printed citation forms and electronic
			information about procedures, about bail amounts, about payment options, etc. The listing	citation forms to appear as similar as possible to avoid unnecessary disputes from defendants
			of the options should encourage the use of on-	about whether the form is approved by the
			line options. While some jurisdictions have	Judicial Council. In addition, repeating local
			more options than others, all have websites; the	website addresses multiple times on hard copy
			first option suggested by the forms should be to	citation forms is not feasible due to space
			go on line for information. For instance, see	limitations that would require deletion of
			these changes to the defendant's copy of the TR-	existing information that is necessary.
			130: (see markup version of forms)	1(a,b) The revised form adds a prominent notice
			a. Instructions should encourage the use of on-	for internet access to court services. Additional
			line processing as available, e.g., "Contact the court for bail information:	instructions on the form include options available to defendants for responding to
			www.[court].org."	citations and providing access to justice. Many
			b. The information about traffic school should	defendants do not have access to the internet and

Commentator	Position	Comment	Draft Committee Response
		indicate "Contact the court to request traffic	must rely on a telephone or mail for
		school: www.[court].org."	information, assistance, and making payments
		c. The phrase "local information for the citation	or filing forms and pleadings. Courts may add
		is available online" should be modified to	local options to shaded areas of the form.
		read "local information and options for	1(c) To promote use of online services, the internet
		responding to this citation are available	notice is revised to state:"FOR ONLINE
		online"	OPTIONS AND MORE INFORMATION:
		d. Section 3 should be replaced by language to	[website address]"
		be tailored to each court: "You may post bail	1(d) The form contains shaded areas for options to
		online, by mail or in person. If paying by	adapt the form to reflect local procedures. To
		check or money order, make it payable to the	promote use of online services the instruction is
		Clerk of Court and include your citation	revised to provide: "You may pay online, by
		number and driver license number. See the	phone, by mail, or in person. Checks/money
		court's website for further information:	orders must be payable to Clerk of Court and
		[www.court.org]"	include the citation number and driver license number."
		e. A review of all forms should follow the same	1(e) Case processing on the internet offers
		logic.	convenience and efficiency for those who can
			afford it, but other forms of access should be
			provided to maximize public access to justice.
		2. There is no basis for mandating <i>annual</i> reviews	2. The proposed rule is revised to require
		by the council of agency electronic citation	submission of forms to the council when the
		forms, as proposed in the amendment to Rule	council adopts new citation forms for electronic
		4.103(d).	citations.
		3. Re section 6.040: The checkbox indicating the	3. Disagree. Misdemeanor offenses are not
		offense is a misdemeanor <i>should</i> appear on the	relevant to red light violations cited on form TR-
		automated traffic enforcement system notice	115.
		form TR-115.	
		4. Section 4.030 establishes standards for the shelf	4. Penal Code section 959.1 requires courts that
		life of handwritten citations. A standard should	permit electronic filing of citations to be able to

Con	mmentator	Position	Comment	Draft Committee Response
			be established for the printed receipt that some hand-held devices produce for defendants (since some thermal printing devices produce copies for defendants that degrade quickly, impairing those defendants' ability to resolve tickets in person). 5. On the TR-135 (box 27) and the Continuation of Defendant's Copy of TR-135 (box 32), the reference to appearance "at the time and place" should be modified: a. To reflect that action should be taken "on or before" a certain date; and b. To reflect that an appearance may not be necessary if the defendant takes action before the appearance date. c. Language might read: "I promise to respond in a manner prescribed by the court, or appear on this matter on or before this date". 6. On the reverse of the of the defendant's copy of the TR-130: a. The box beginning "WARNING" should allow for responses other than a court appearance. The language may read: "If you fail to respond in a manner prescribed by the court". At the end of the section, it should refer to the court's website.	provide defendants with a copy of the citation when requested. 5. Disagree. Under Vehicle Code section 40500 and Penal Code section 853.6, the citation document is a "notice to appear in court." Under Vehicle Code section 40504 and Penal Code section 853.6, the defendant is required to sign a "promise to appear in court" to be released from custody. The options that satisfy an "appearance" and when to appear are explained in the printed instructions on the form that the defendant is expressly directed to follow. The form includes a shaded area to allow courts to choose between appearance on a specific date or appearance by a specific date as required by Vehicle Code section 40501. 6(a). Disagree. The warning addresses the specific consequences for failure to appear in court as promised, such as an arrest for failure to appear in court as promised. Alternative actions that satisfy the promise to appear in court are explained in the citation, but a defendant's failure to choose an alternative to appearance in court does not by itself result in additional punishment.

Commentator	Position	Comment	Draft Committee Response
		b. Section 2b on trial by written declaration,	6(b). Disagree. Changing the information to say
		should not assert that "An officer will" also	that an officer may submit a declaration would
		submit a statement. It should read "An	create the false impression that an officer is
		officer may also submit a statement". The	allowed to ignore the notice from the court of
		defendant should not be encouraged to	the deadline for filing a declaration. Allowing
		believe that an officer's failure to submit a	officers to ignore the notice to file a declaration
		statement is an automatic ground for	would defeat the purpose of trial by written
		dismissal.	declaration to provide an alternative to
			appearance in court and force defendants to
			request trial de novo and appear in court to
			exercise rights to contest the charges.
		c. There should be a paragraph break in the	6(c). The paragraph is revised to clarify what
		first paragraph of the section "WHAT TO	information relates to misdemeanors, all
		DO" after the second sentence, which	violations, or infractions by stating:
		concludes the instructions regarding	"For a misdemeanor violation, you are required
		misdemeanors. A new paragraph should	to appear in court. For all violations, your court
		begin the instructions on handling an	date, time, and place are on the front of this
		infraction.	notice. Have the citation with you when
			contacting the court. In all infraction cases, you
			must do one or more of the following for each
			violation:"
		7. On the TR-115:	7(a). Use of certified or registered mail is specified
		a. The mandatory use of certified or registered	to provide defendants with proof of mailing by
		mail is archaic and should be stricken; the	the deadline as a defense against any mistake in
		reference should include notification of	processing of the request to schedule a trial.
		online options.	Also, online access is not available to many
		b. To avoid unproductive correspondence, the	defendants.
		box titled "Writing to the court" should have	7(b). The paragraph "WRITING TO THE
		no title. It should read: "Always have the	COURT" specifically provides instructions for
		citation number and your driver license	written communication with the court to avoid

Commentator P	Position	Comment	Draft Committee Response
		number available when contacting the court	communication by defendants that omits
		on line, by phone, by mail, or in person. Do	information that is necessary for a court to be
		not send your copy of the citation to the	able to respond.
		court."	
	8	3. Regarding positive identification on an	8. (a and b) Section 7.030 of the instructions
		automated citation: Section 7.030 should allow	discusses use of thumbprints for identification as
		for, in lieu of a thumbprint:	authorized by Penal Code section 853.6 and
		a. A digital photograph of the defendant to be	Vehicle Code section 40500. There is no
		taken and digitally attached to the citation;	statutory authority under current law to
		or	substitute for a thumbprint either a digital
		b. A checkbox for the officer to declare that	photograph or a declaration by an officer
		the photograph on the license produced by	regarding the identity of the driver based on the
		the defendant is of the defendant.	photograph on the driver's license.
	9	. Insofar as courts differ on the services available	9. The instructions for juvenile citations on form
		to juvenile traffic offenders, on the TR-115 and	TR-115 appear in a shaded area and therefore
		the reverse of the of the defendant's copy of the	are subject to modification to reflect local
		TR-130, the admonition that juveniles must	procedures. Appearance of parents in juvenile
		appear with a parent or guardian should be a	cases for red light violations is recommended
		county option.	for several reasons, including the opportunity to
			be informed of a minor's dangerous driving
			behavior and the negative effect that a juvenile's
			citation can have on parents' insurance rates.
	1	0. Regarding "Notice to Appear: Automated	10.Under Vehicle Code section 40902(a)(1), a
		Traffic Enforcement System," reference to	defendant may elect trial by written declaration
		Trial by Written Declaration should be a	for "any alleged infraction" involving a
		county option. Such notices are generated	violation of the Vehicle Code, including a red
		pursuant to VC 40518, not pursuant to VC	light violation. Section 40902(a)(2) provides
		40500. VC 40902(c), which establishes the	that rules and forms adopted by the Judicial
		procedures for TBDs, references notices issued	Council for trials by written declaration

established pursuant to VC 40518. Thus statute does not mandate notice of the trial by written declaration option with respect to ATES tickets. by wr provided declaration option with respect to ATES other form of Section sworm written declaration option with respect to ATES other form of Section sworm written declaration option with respect to ATES other form of Section sworm written declaration option with respect to ATES other form of Section sworm written declaration option with respect to ATES other form of Section sworm written declaration option with respect to ATES other form of Section sworm written declaration option with respect to ATES other form of Section sworm written declaration option with respect to ATES other form of Section sworm with respect	sede any local rule of court regarding trial itten declaration. Section 40902(c) des that the rules for trial by written ration "may provide for testimony and relevant evidence to be introduced in the of a notice to appear issued pursuant to on 40500, a business record or receipt, a
In addition to comments on the proposal as a whole, the advisory committee is interested in comments on the following: • Does the proposal appropriately address the stated purpose? No comment.	e. The shaded declaration fields remain

	Commentator	Position	Comment	Draft Committee Response
			 implementation matters: Will the proposal provide cost savings? If so, please quantify. Comment: The notice process is an opportunity to guide defendants to online case processing. In those courts that have such options – and as more courts provide on-line services – the opportunities for cost savings are enormous. What are the implementation requirements for courts—for example, training staff (please identify position and expected hours of training), revising processes and procedures (please describe), changing docket codes in case management systems, or modifying case management systems. No comment. Would two months from Judicial Council approval of this proposal until its effective date provide sufficient time for implementation? No. We would require at least six months for implementation. How well would this proposal work in courts of different sizes? No comment. 	 Promotion of online case processing can provide costs savings, but access to justice should be preserved for those without internet access. None. The proposal is revised to provide an extended implementation period until November 15, 2015, to implement changes to the forms after adoption by the council. None.
9.	Superior Court of Riverside County By Marita C. Ford, Senior Management Analyst Murrieta, California	NI	In relation to the question: Is it necessary to include the location for where the officer's declaration is executed when it expressly declares under penalty of perjury under the laws of the State of California the foregoing is true and correct – we feel the answer to be "no". CCP 2015.5 establishes the sufficiency of any	The shaded fields of the officer's declaration are optional fields added at the request of the CHP, and can be included where helpful for providing specific location information about the preparation of the citation and execution a verified declaration that is consistent with California law based on the individual circumstances of a citation.

Commentator	Position	Comment	Draft Committee Response
		legally required declaration or verification if there	
		is (1) a recitation as to the statement's truth under	
		penalty of perjury, (2) a signature, (3) the date of	
		execution, and (4) either the place of execution or	
		a statement that the declaration/verification is	
		being made "under the laws of the State of	· ·
		California." In other words, the place of execution	
		is not necessary if there is an assertion that the	
		declaration or verification is being made under the	
		laws of the State of California. (See <i>People v</i> .	
		Flores (1995) 37 Cal.App.4th 1566, 1573–74.)	
		CCP 2015.5 applies to matters of criminal	
		procedure. (See <i>People v. Nagel</i> (1970) 4	
		Cal.App.3d 458, 461 [arrest warrants].) Here, the	
		purpose of a verified notice to appear is so that it	
		can serve as the complaint for all purposes once	
		filed with the court. (PC 853.9; VC 40513; note	
		also PC 959.1(f), which appears to remove the	
		signature requirement for electronically-filed	
		notices to appear so long as the officer's name is	
		provided, though there are a couple of things about	
		this statute that I think are not quite clear, but since	
		the Judicial Council's proposed modifications	
		don't seem to rely on PC 959.1(f) I don't think we	
		need to comment on this.)	
		The place of execution need not be included if	
		there is a statement that the declaration is being	
		made "under the laws of the State of California."	
		(CCP 2015.5; People v. Flores (1995) 37	

	Commentator	Position	Comment	Draft Committee Response
			Cal.App.4th 1566, 1573–74; see also <u>People v.</u> Nagel (1970) 4 Cal.App.3d 458, 461 [applying CCP 2015.5 in the context of criminal procedure].)	
10.	Superior Court of Sacramento County By Mr. Robert Guerrero, Business Analyst Sacramento, California	AM	 Revision of section 6.180 and the data fields on forms TR-135 and TR-145 should also include railroad zone. The "JUVENILE" section on the reverse of defendant's copy in the appendices and attachments should consistently be shaded to indicate the section is locally modifiable. With the above exceptions:	 Agree, in part. Section 6.180 is amended to provide that a railroad zone violation field may be substituted for the safety enhancement zone or school zone field in the shaded area that is subject to local modification for violations with special calculation or distribution of fines and penalties. The JUVENILE information section on the forms is shaded to indicate that it is subject to modification to reflect local procedures.
			1. The proposal appropriately addresses the stated purpose.	1. None.
			2. It is not necessary to include the location for where the officer's declaration is executed and not statutorily required.	2. Agree that the shaded data fields for the officer's declaration should remain optional.
			3. It is not immediately evident whether or not the proposal will provide cost savings unless Courts are prepared to implement e-filing. The printed copies of the e-citations can be difficult to handle when manually entering data.	3. None.4. None.
			4. Implementation requirements for this Court pertain to the process of e-filing with several of the local LEAs and eventually CHP.5. Two months implementation time may be	5. The recommendation now provides for an
			sufficient for the Courts but may not be for the	extended implementation period until November

	Commentator	Position	Comment	Draft Committee Response
			law enforcement agencies that have already	15, 2015, to replace the current forms with the
			developed hand-held citation device software.	revised or new forms.
			6. Those Courts with more sophisticated IT	6. None
			departments may have less difficulty with	
			implementation of the proposal.	
11.		AM	Our court believes the city and/or county where the	Agree, in part. The location of violation includes
	County		violation occurred must be a mandatory field	the city and/or county of occurrence and the
	By Mr. Michael Roddy		because this determines how the allocations of	shading is removed for the fields that describe
	Court Executive Officer		fines and fees must be made. Therefore, we request	where the violation(s) occurred. The data fields for
	San Diego, California		amendments be made to the forms as follows:	"Executed at" and "Violation Location" in the
				officer's declaration are optional parts of the
				declaration that are independent from the required
				data fields for the cited violation(s).
			1. On page 25, Form TR-115, Field 13 –	1. Agree. The form is revised to remove the
			City/County of Occurrence: This should be	shading and make the information required.
			made a mandatory field to ensure that the	
			arresting officer will indicate the correct city	
			where the violation occurred. It is very	
			important in distributing revenue to the correct	
			city or county.	
			2. On page 32, Form TR-130, Field 21 – Violation	2. Disagree, as explained above. Training may
			Location: We recommend to have this field	assist staff in understanding that the execution
			taken out as Field # 18 "Location of	of the declaration is independent from the
			Violation(s)" is already a mandatory field. This	violation location for determining revenue
			is to avoid confusion in processing the citation	distribution. CHP tickets will be required to
			for revenue distribution purposes. This part of	include city and or county for the location of a
			the form (Field # 20) should not be used as	violation.
			reference for revenue distribution purposes.	
			However, it is used as reference as CHP tickets	
			don't have the "City/County of Occurrence"	

Commentator	Position	Comment	Draft Committee Response
		field. This often results in wrong revenue distribution. 3. On pages 36-37, Form TR-135, Field 21 – City/County of Occurrence: This should be made a mandatory field to ensure that the arresting officer will indicate the correct city where the violation occurred. It is very important in distributing revenue to the correct city or county. This recommendation is consistent with our comments in the Form TR-130. 4. On pages 36-37, Form TR-135, Field 24 –	3. Agree. The form is revised to remove the shading and make the information required.4. Disagree, as explained above.
		Violation Location: We recommend to have this field taken out as Field # 21 "Location of Violation(s)" is already a mandatory field. This is to avoid confusion in processing the citation for revenue distribution purposes. This part of the form (Field # 24) should not be used as reference for revenue distribution purposes. This recommendation is consistent with our comments in the Form TR-130. 5. On page 40, Form TR-145, Violation Location: We recommend to have this field taken out as "Location of Violation(s)" is already a mandatory field. This recommendation is consistent with our comments in the Form TR-130.	5. Disagree, as explained above.



Integrated Law and Justice Agency for Orange County - A Joint Powers Authority -

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Tustin

Westminster

County of Orange, on behalf of: District Attorney's Office

Probation Department

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Public Defender

Sheriff's Department & their contract cities

University of CA, Irvine Police Department

Superior Court of California, County of Orange Courtney Tucker, Attorney, Legal Services Office Judicial Council of California – Administrative Office of the Courts 455 Golden Gate Avenue San Francisco, CA 94102-3688

December 4, 2014,

Dear Courtney,

I apologize for the several day delay in getting these comments to you after the requested date, regarding the proposed changes to the Rules of Court, forms, Statutes, etc., related to citations both manually issued and electronically. Hopefully, our collective views can still be considered as you deliberate on the other comments received.

In writing this response, you should know that my comments represent the sentiments of 18 of our Orange County Member Agencies which have participated in the recent roll-out of our Electronic Citation Project, with several more planning to join the effort in the near future. Over the months we have been involved in the implementation, you and I have talked on several occasions regarding relevant issues with electronic citations. Just for information, at last count from several weeks ago, we have issued over 25,000 electronic citations that have been consumed into the Court's Case Management System (CMS).

While reviewing the proposed changes, we noted with great concern the proposed change listed under Sections 4.010 and 6.240. The change would involve a new obligation that requires officers to present the defendant violator with a copy of a citation that includes an identical copy of his/her own signature, captured on the Court's original citation that is electronically forwarded to their CMS for filing. By modifying those sections as proposed, it requires officers to make 3 separate approaches to the violator's vehicle (instead of 2), thereby impacting his/her efficiency by a third, but more importantly, exposing the officer to another unnecessary approach to a violator's vehicle. In order to get a sense of what these modifications will require and why, let me illustrate the process and the potential need for the three approaches:

- Officers contact the driver to explain the stop and get his/her license and registration
- 2. They then are required to return for a second contact to go over the citation and have the driver sign it.
- 3. And finally, if the proposed changes are approved, they must return to the Patrol Vehicle or Motor for a third time to print the citation with the violator's signature on it, and then make the final approach to deliver it to the violator. (The available printers are too unwieldy for an Officer to carry up to the violator's vehicle.)

During the course of discussions on this topic, I spoke to a colleague from the CHP at the management level, who acknowledged some expressed concerns from their officers as well who are participating in their own Pilot Project underway, requiring the three approaches. However, he was not aware whether "Headquarters" was going to share those concerns as part of this process.

In summary, there is no compelling reason to require the Violator to receive a copy of the citation with his own signature on it. The individual knows what it looks like, the original filed electronically with the Court contains it, and I don't believe the signature alone meets the definition in the proposed language stated in section 4.010 or 6.240. "The copy of the citation issued to the arrested person must include all of the information on the copy of the citation filed with the court, including any signature for the defendant's promise to appear. It also (obviously) isn't required for citations issued by Automatic Traffic Enforcement Systems as stated in Section 6.240. The clause "all of the information" should be interpreted as the violation related information entered by the officer issuing the citation, as it is currently interpreted with the existing written section(s). There just isn't a persuasive reason to "fix something that is not broken."

By requiring the need for a third approach to a violator's vehicle because of this proposed language change, the Judicial Council would be impacting the acceptance by law enforcement of the electronic citation programs Statewide, and the efficiency, cost savings and accuracy that will result by their implementation. More importantly, it will expose the issuing officers in this State to thousands of needless incidents of approaching a vehicle and its occupants, without the need to do so, except for this unwarranted proposed change.

Please listen to those of us who have taken the step to implement a more efficient way of doing business for the Court and for law enforcement, by incurring the initial expense and making the changes required.

We would be happy to provide any in-person testimony amplifying our concerns, should that be necessary.

Bob McDonell

Bob Motone

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cc: Camilla Kieliger, Court Services Analyst

Members of the Orange County Chiefs & Sheriff's Association Glenda Saunders, Presiding Judge, Orange County Superior Court

Alan Carlson, Chief Executive Officer, Orange County Superior Court