

# Judicial Council of California

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

# INVITATION TO COMMENT SPR24-34

#### Title

Traffic: Instructions for Notice to Appear and Related Forms

**Proposed Rules, Forms, Standards, or Statutes** Revise form TR-INST

**Proposed by** Traffic Advisory Committee Hon. Maria Lucy Armendariz, Chair Action Requested Review and submit comments by May 3, 2024

**Proposed Effective Date** January 1, 2025

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# **Executive Summary and Origin**

The Traffic Advisory Committee proposes revising form TR-INST for clarification. Form TR-INST provides a manual of instructions for the notice to appear and related forms that include forms TR-100, TR-106, TR-108, TR-115, TR-120, TR-130, and TR-140. The proposal addresses technical amendments and corrections and responds to several suggestions from forms users.

# Background

The Judicial Council form TR-130 (commonly known as a "notice to appear" or "ticket") is statutorily mandated by Vehicle Code section 40500. This statute requires the Judicial Council to prescribe the notice to appear used when a person is arrested for misdemeanor or infraction violations of the Vehicle Code. (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; Veh. Code, § 40513(b).) Penal Code section 959.1(d) permits a court to receive and file an electronic notice to appear form approved by the Judicial Council. Each law enforcement agency prints its own citations or uses an e-citation platform.

In 2021, the Traffic Advisory Committee convened a working group to undertake an extensive redesign of form TR-130.<sup>1</sup> In 2023, the Judicial Council adopted a revised form TR-130 (along with revised forms TR-140 and TR-INST) with an effective date of January 1, 2024. To help with implementation of the redesigned form TR-130, form TR-INST would benefit from additional technical and clarifying changes.

The following is a summary of feedback received from stakeholders:

- Electronic citation vendors have expressed interest in expanding electronic service options to litigants in the future. However, form TR-INST currently states that the officer issues a "paper" citation to the litigant.
- Several stakeholders identified concerns with the "Tab Area" on form TR-130 and requested clarification as to whether that area could appear on the top or bottom of the citation.
- Some law enforcement agencies inquired how officers should fill out the top of form TR-130, including which box to check.

# The Proposal

The committee proposes the following changes to sections of form TR-INST:

- 1.010: Clarify that the defendant must respond to the citation (as opposed to answer allegations).
- 2.010: Remove the word "paper" to allow for electronic service. Although electronic service is not yet an option, the proposal removes the word "paper" in this section so that form TR-INST does not inadvertently prohibit electronic service in the future.
- 4.050: Add information about the "Tab Area" allowing for perforation at the top or bottom of the citation.
- 5.010: Remove improper underlining.
- 6.040: Clarify how officers should complete the top of form TR-130 and, specifically, the circumstances under which a particular box should be checked.
- Minor technical changes to improve clarity and consistency.

# Alternatives Considered

The committee considered a larger proposal of clarifying revisions to all notice to appear and related forms appearing in form TR-INST, potentially combining or revoking some of the forms. Although some of the forms are older and could potentially be improved or combined, the committee has not received complaints or suggestions from stakeholders about them. Additionally, because the citation forms are primarily for law enforcement purposes, rather than courts, any revisions to the forms can be burdensome on multiple county and state agencies and

<sup>&</sup>lt;sup>1</sup> The working group was composed of Traffic Advisory Committee members and other stakeholders, including representatives from law enforcement agencies and the Department of Motor Vehicles, court administrators, and criminal defense attorneys. The redesign process involved several iterations based on feedback and new legislation.

would require extensive outreach to these agencies that can sometimes present communication challenges. As a result, the committee decided to focus on form TR-INST.

# **Fiscal and Operational Impacts**

The committee does not believe there will be any operational or fiscal impacts caused by these revisions.

# **Request for Specific Comments**

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?

The advisory committee also seeks comments from *courts* on the following cost and implementation matters:

- Would the proposal provide cost savings? If so, please quantify.
- What would the implementation requirements be 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?
- Would three months from Judicial Council approval of this proposal until its effective date provide sufficient time for implementation?
- How well would this proposal work in courts of different sizes?

# Attachments and Links

1. Form TR-INST, at pages 4-40

# NOTICE TO APPEAR AND RELATED FORMS (Form TR-INST)

Revised Effective January 1, 2024 2025



# JUDICIAL COUNCIL of CALIFORNIA

455 Golden Gate Avenue San Francisco, California 94102-3688

# ACKNOWLEDGMENTS

The Judicial Council gratefully acknowledges the contributions and cooperation of those representatives from the judicial community, law enforcement agencies, and special interest groups who made this manual possible.

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# **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 Notice to Appear forms should also provide the defendant with pertinent information regarding the charges and what steps the defendant must take to answer the allegations respond.

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.<sup>1</sup>
- (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.<sup>2</sup>

### 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.

<sup>&</sup>lt;sup>1</sup> Veh. Code, § 40500(a); Pen. Code, § 853.6.

<sup>&</sup>lt;sup>2</sup> Veh. Code, § 40513(b); Pen. Code, § 853.9.

# 1.040. Electronic Notice to Appear

- (a) An electronic Notice to Appear issued on form TR-130, *Traffic/Nontraffic Notice to Appear*, 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:<sup>3</sup>
  - (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) Any Notice to Appear prepared electronically must include all mandatory data fields and notices to the defendant that are on form TR-130. The formatting and spacing may vary depending on the software used to prepare the citation.

# 1.041. Notice to Correct Violation

Unless certain disqualifying conditions exist, a law enforcement officer who chooses to take action on certain registration, license, or equipment violations of the Vehicle Code must issue a Notice to Appear that specifies that the offense is correctable or a Notice to Correct Violation. (Veh. Code, §§ 40610, 40522, 40303.5.) If an agency does not receive proof of correction on a Notice to Correct, the agency can deliver to the court the signed promise with a certification that no proof of correction was received. (*Id.*, § 40618.) The Judicial Council adopted form TR-140, *Notice to Correct Violation*, in 2000. (See Appendix G.)

# 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.<sup>4</sup> (See Appendix A.)

<sup>&</sup>lt;sup>3</sup> Pen. Code, § 959.1.

<sup>&</sup>lt;sup>4</sup> Veh. Code, § 40505.

# **Chapter 2 AUTHORITY TO PRESCRIBE FORMAT**

# 2.010. Judicial Council

- (a) The Judicial Council has three forms for the Notice to Appear:
  - (1) Form TR-115, *Automated Traffic Enforcement System Notice to Appear*,<sup>5</sup> to be used in conjunction with violations of <u>Vehicle Code</u> sections 22451, 21453, and 22101 recorded by an automated traffic enforcement system. (See Appendix D.)
  - (2) Form TR-120, *Nontraffic Notice to Appear*,<sup>6</sup> to be used for violations other than traffic offenses. (See Appendix E.)
  - (3) Form TR-130, *Traffic/Nontraffic Notice to Appear*,<sup>7</sup> to be used for both infraction and misdemeanor offenses. If form TR-130 is prepared and submitted electronically, a computer-generated 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. (See Appendix F.)
- (b) Form TR-106, *Continuation of Notice to Appear*, and form TR-108, *Continuation of Citation*, are intended for use in conjunction with form TR-120, *Nontraffic Notice to Appear*, and form TR-130, *Traffic/Nontraffic Notice to Appear*. (See Appendix B and Appendix C.)
- (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 revise Notice to Appear forms. Law enforcement must use the revised Notice to Appear form by the effective date of the revised form if it is to serve as a complaint. (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.

<sup>&</sup>lt;sup>5</sup> *Id.*, § 40518.

<sup>&</sup>lt;sup>6</sup> Pen. Code, § 853.9.

<sup>&</sup>lt;sup>7</sup> Veh. Code, §§ 40500(b), 40513(b), 40522; Pen. Code, § 853.9.

(b) The council revised forms TR-130 and TR-140, effective January 1, 2024, and forms TR-115 and TR-120, effective June 26, 2015. Forms TR-100, TR-106, and TR-108 have 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<sup>8</sup> and in duplicate for all other violations.<sup>9</sup> 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 or respond.<sup>10</sup> 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 printed forms TR-106, TR-108, TR-120, TR-130, and TR-140 should conform with the requirements of the courts in which they are filed. Printed copies of forms completed electronically should comply as closely as possible with these specifications but may vary depending on the courts' or law enforcement agency's technological capabilities. 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.

<sup>&</sup>lt;sup>8</sup> Veh. Code, §§ 40500(a), 40506.

<sup>&</sup>lt;sup>9</sup> Pen. Code, § 853.6.

<sup>&</sup>lt;sup>10</sup> Veh. Code, § 40505.

### 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.
- (b) All text on the forms must be printed in black ink, except the warning at the top of form TR-130, which should be printed in white ink. All text on citation forms TR-115 and TR-120 must have a minimum font size of 6.0 points. All text on form TR-130 must have a minimum font size of 5.0 points. Serial numbers may be printed in red ink. The box for the defendant's signature and the box for the warning may be printed in red ink. Form TR-130 may include gray shading around the appearance and response information, the citation details section, and each section on the back of the citation to improve readability. The "Tab Area" on form TR-130 may appear on the top or bottom of the form. It is meant to represent space for perforation of forms in a citation book.

# 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 by unshaded areas on examples of Judicial Council-forms; see section 5.010 for exceptions. On form TR-130, yellow shading indicates fields that can be customized.

## 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 specified data fields. To indicate that variations may be permitted, these data fields are identified by shaded areas. On form TR130, this shading is yellow. 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 <u>nN</u>otice to <u>aA</u>ppear forms may be modified to include information for multiple court locations. On form TR-130, formatting for the information in the yellow box containing the court addresses may be modified as necessary to include the desired number of 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 (or nonyellow, for form TR-130) areas on the forms are mandatory, even if not discussed below. Mandatory text or data fields of the forms may not be reworded or omitted, except for references to statutory authorities, which may be abbreviated differently. Citations prepared electronically may abbreviate terms to facilitate printing of forms.

Law enforcement agencies should be aware that if a written Notice to Appear is not prepared on an approved <u>Judicial C</u>eouncil 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 refile 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, or in the bottom corner, for form TR-130.

## 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 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:
  - The bar code must appear as near as practical practicable to the bottom of the form and is the in USS Code 39 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 Identifying the Type of Violation

To facilitate processing, the citing officer must check "Respond to Citation before" one of the three options on form TR-130:

☐ <u>"Appear in Court" if one of the offenses charged is a misdemeanor or an infraction</u> requiring an appearance. The citing officer must provide a time and date to appear when checking this box.

☐ <u>"Respond to Citation Before" if the offense charged is an infraction that does not</u> require an appearance. The citing officer must provide only a date by which to respond when checking this box. ☐ <u>"To Be Notified" if the person being cited will be notified at a later date. The</u> formatting of the "To Be Notified" box may be adjusted.

The citing officer must check or the Misdemeanor box at the top of the other Notices to Appear form TR-106, TR-108, or TR-120 if one of the offenses charged is a misdemeanor. The misdemeanor check box does not appear on the *Automated Traffic Enforcement System* notice, form, 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.<sup>11</sup>
- (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 current address must be indicated on the Notice to Appear.<sup>12</sup>
- (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 must specify whether the defendant's driver's license is a commercial driver's license.

<sup>&</sup>lt;sup>11</sup> Veh. Code, §§40500(a), 40518(b); Pen. Code, § 853.6.

<sup>&</sup>lt;sup>12</sup> Veh. Code, §§ 40500(a), 40518(b); Pen. Code, § 853.6.

### 6.080. Defendant's Birth Date

- (a) The defendant's 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.

# 6.090. Defendant's Physical Description

- (a) The defendant's sex, <u>color of</u> hair, color of eyes, height, and weight are required on the Notice to Appear. See section 6.091 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.

## 6.091. Defendant's Race/Ethnicity

- (a) A specific data field for the defendant's race or ethnicity must be added to the Notice to Appear form. The data field should be located on the same line as other physical descriptors.
- (b) 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 Electronic Disposition Reporting Manual.

# 6.100. Commercial Vehicle

If the vehicle involved in an offense when a  $\frac{nN}{n}$  otice to  $\frac{aA}{n}$  ppear is issued is a commercial vehicle, <sup>13</sup> 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 <u>nN</u>otice to <u>aA</u>ppear 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, model, body style, and color of the vehicle operated by the defendant at the time of the offense must be indicated on the Notice to Appear.<sup>14</sup>

<sup>&</sup>lt;sup>13</sup> *Commercial vehicle* is defined in Vehicle Code section 15210(b). The requirement to indicate if <u>an</u> offense involves a motor vehicle is per Vehicle Code section 40300.2.

<sup>&</sup>lt;sup>14</sup> Veh. Code, § 40500(a).

### 6.130. Reason for Stop

The officer must write the reason for the stop on notices used for traffic stops (forms TR-130 and TR-140).<sup>15</sup>

### 6.140. Name of Registered Owner/Lessee

- (a) The Notice to Appear must contain the name of the registered owner or lessee.<sup>16</sup>
- (b) The name must be indicated on the Notice to Appear in the sequence First/Middle/Last<del>,</del> 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.<sup>17</sup>
- (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.<sup>18</sup>
- (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 "No" 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.<sup>19</sup> If the "Booking Required" check box is checked on form TR-120 or TR-130, the arresting agency must complete

<sup>&</sup>lt;sup>15</sup> Veh. Code, § 1656.3

<sup>&</sup>lt;sup>16</sup> Id., § 40500(a).

<sup>&</sup>lt;sup>17</sup> *Ibid*.

<sup>&</sup>lt;sup>18</sup> *Id.*, § 40522.

<sup>&</sup>lt;sup>19</sup> Pen. Code, § 853.6.

the verification of booking section on the defendant's copy of the form. The " $\frac{B}{B}$ ooking <u>**#R**</u>equired" check box does not appear on the *Automated Traffic Enforcement System* notice, form TR-115.

### 6.180. Violations

The Notice to Appear must state the offenses charged.<sup>20</sup>

### 6.190. Speed

A Notice to Appear charging a speeding violation must specify the approximate speed ("approx."), prima facie or maximum speed, and any other speed limit exceeded.<sup>21</sup>

- (a) The "<u>sS</u>afe <u>sS</u>peed" 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.).
- (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 the officer's presence and that the officer's declaration is on information and belief. A citizen's complaint and a collision investigation are examples of a situation that may result in the officer 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 dated declaration, under penalty of perjury, subscribed by the officer, that the information regarding the violations is true and correct.<sup>22</sup> The

<sup>&</sup>lt;sup>20</sup> Veh. Code, § 40500(a); Pen. Code, § 853.6.

<sup>&</sup>lt;sup>21</sup> Veh. Code, § 40503.

<sup>&</sup>lt;sup>22</sup> Code Civ. Proc., § 2015.5.

date of the declaration must appear in the declaration date field when completed by either an arresting or a citing officer.

# 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  $\frac{\text{his/her}}{\text{heir}}$  written promise to appear.<sup>23</sup> 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. 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*.

The defendant has the option to provide their cellphone information when they sign the citation. This information may be used by the court to send reminders about mandatory appearances and deadlines.<sup>24</sup>

# 6.250. Time to Appear or Deadline to Respond

- (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.<sup>25</sup>
- (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,

<sup>&</sup>lt;sup>23</sup> Veh. Code, § 40504; Pen. Code, § 853.6.

<sup>&</sup>lt;sup>24</sup> Cal. Rules of Court, rule 4.107.

<sup>&</sup>lt;sup>25</sup> Veh. Code, § 40501(a).

with a certificate of mailing obtained as evidence of service.<sup>26</sup> The time to appear must be at least  $\frac{10}{10}$  days after the Notice to Appear is delivered.<sup>27</sup>

- (c) The time to appear placed on <u>the</u> 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.<sup>28</sup>

### 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.<sup>29</sup>
- (b) Before a person authorized to receive a deposit of bail.<sup>30</sup>
- (c) Before the juvenile court, juvenile court referee, or juvenile hearing officer.<sup>31</sup>

### 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.<sup>32</sup>

### 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.

- <sup>29</sup> *Id.*, § 40502(a), (b); Pen. Code, § 853.6.
- <sup>30</sup> Veh. Code, § 40502(c); Pen. Code, § 853.6.
- <sup>31</sup> Veh. Code, § 40502(d).
- <sup>32</sup> Ibid.

<sup>&</sup>lt;sup>26</sup> *Id.*, § 40518(a).

<sup>&</sup>lt;sup>27</sup> *Id.*, § 40518(b).

<sup>&</sup>lt;sup>28</sup> *Id.*, § 40501(b).

# Chapter 7 DISCRETIONARY LANGUAGE/DATA FIELDS

# 7.000. In General

The discretionary (shaded or yellow) areas on the forms (see Appendixes) 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.<sup>33</sup>

BAIL:

The defendant is to be admitted to bail in the sum of \_\_\_\_\_ dollars.

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.

# 7.030. 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 cases where the defendant alleges that another person has committed the cited offense.<sup>34</sup>
- (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 electronic citations, 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 nNotice to aAppear. If the defendant's thumbprint or fingerprint is captured electronically as a digital image, but not included as part of the nNotice to aAppear, the digital image may be retained

<sup>&</sup>lt;sup>33</sup> Pen. Code, § 815(a).

<sup>&</sup>lt;sup>34</sup> Veh. Code, § 40500(a); Pen. Code, § 853.6.

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's license number and/or the defendant holds a commercial driver's 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.<sup>35</sup>

Federal statutes do permit an agency having administrative responsibility for driver's 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.<sup>36</sup>

The California Department of Motor Vehicles requires an individual to disclose their social security number in order to obtain a driver's license or identification card.<sup>37</sup> A number of other states use the individual's social security number as the driver's license number.

<sup>&</sup>lt;sup>35</sup> Pub. L. No. 93-579, § 7.

<sup>&</sup>lt;sup>36</sup> 42 U.S.C. § 405(c)(2)(C)(i)(IV).

<sup>&</sup>lt;sup>37</sup> Veh. Code, §§ 1653.5, 12801.

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

NAME OF COURT: STREET ADDRESS: MULING ADDRESS: CITY AND ZIP CODE: BRANCH NAME: TELEPHONE: PEOPLE OF THE STATE OF CALIFORNIA VS. DEFENDANT: NOTICE OF CORRECTION AND PROOF OF SERVICE (Vehicle Code, § 40505) AMENDING OFFICER NAME/ID NO: DEPARTMENT/AGENCY:		Original to court (T Delendant's Address:	I declare under penalty of perjury under the laws of the Date:	On (date): 	I am at least 18 years of age, not where the mailing took place. My
CITATION NUMBER: CASE NUMBER 1. A Notice to Appear/Notice to Correct Violation was issued	to	(Type or print name ss:	und er the law	I served this Notice of lope, postage prepaid,	not a party to this action My business address is
you by an officer of this department on (date): 2. The citation issued to you contained an error as indicated to the items checked below. This notice of correction does no affect the validity of the citation or the required court appearance. Date/time of violation should be	by ot	ame)	rs of the State of (	of Correction on the liid, with the United Si	) action, and I am ress is:
Date/time of court appearance should be changed from to	_	s)	California	the parties d States P	a resident
Violation section(s) should be changed from to Location of violation should be changed from to Other (specify):	-	(SIGNATURE)	State of California that the foregoing is true and correct	arties at the address listed below by altes Postal Service at (city and state)	not a party to this action, and I am a resident of or employed in the county where My business address is:
I declare under penalty of perjury under the laws of the State California that the foregoing is true and correct.	of		rue and	and st	e coun
Date: (Signature of officer) Form Adapted for Mandatory Use Judicial Council of California TR-100 (Rev. January 1, 2004)	—		d correct.	ate):	ty where

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

Date		<u></u> 7		Time	AM	Day of Week	Case No.	
1. Name	l e (First, N	l liddle, Lau	10		PM	SMTWTFS		
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_	ictable Vi	olation (V	sh. Coo	le, § 40610)				
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2			Arre	sting or Citir	ng Officer		Serial No.	
3	/ Date	<u> </u>	Name	of Arresting	Officer, if diffe	arent from Citing Offic	ser Serial No.	
1	WITHO		TING	GUILT, I PRO	OMISE TO A	PPEAR AT THE TIME	AND PLACE	

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

#### CONTINUATION OF NOTICE TO APPEAR (REVERSE OF VIOLATOR'S COPY)

	IMPORTANT — RE	AD CAREFUL	LY	
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o the court that evid	e Code section 16028 (automobil lence of financial responsibility wa	as valid at the time this	s citation was is:	sued.
	should be obtained for driver		, and equipmer	nt violation
1. Pollution control California Bureau o 2. Lamp, brakes, a	BTAINING CERTIFICATION OF C device violations must be certified if Automobile Repair. nd exhaust system violations may allation station for the specific viol	l by a smog check sta be certified as correct	tion licensed by	
3. Registration and Department of Mot 4. Proof of correct installation station,	driver license violations may also or Vehicles or by any clerk or depu on, except for violations that must may be obtained at	be certified as correcuty clerk of a court.	ed inspection an	
during regular busi	ness hours. RTIFICATE OF CORRECTION (M			
Section(s)	Signature of Person		T	
Violated	Certifying Correction	Serial No.	Agency	Date
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#### CONTINUATION OF NOTICE TO APEAR (Reverse Of Court Copy)

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# Appendix C Continuation of Citation, Form TR-108

1000	of Violation		Time		Day of Week	Case No		
1 Name	/ (First, Midd	/ le, Last)			SMTWTFS			
2	ic. No. or VII					State		
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2 _			Arresting	or Citing Officer			Serial No.	
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	Date				Herent from Citing Officer		Serial No.	

#### CONTINUATION OF CITATION (Face of Violator's Copy)

#### CONTINUATION OF CITATION (Reverse of Violator's Copy)

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chanical violations cited IOOF OF CORRECTION before the appearance	IONS ON A NOTICE TO APPEAR: d in accordance with Vehicle Code se N and payment of a transaction fee an o date. Proof of correction should be IRECT EQUIPMENT VIOLATIONS IN	ction 40610(a) will t e presented to the c obtained for drive	e dismissed by ourt by mail or	y the court in person o
	e section 16028 (automobile insurance dence of financial responsibility valid a saction fee.			
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#### CONTINUATION OF CITATION (Reverse of Court's Copy)

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RIGHT or LEFT	
THUMBPRINT	

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

(NAME OF AG			1007 ( <b>.</b> )	Traffic Enf	orcemer	nt (Cita	tion No.)
Date of Violation	1	Time	□AM □ PM	Day of We SMTW1	ek (	Case No.	
Name (First, Mido 2.	le, Last)						
Address 3.							
City 4.		State	9	ZIP Code			
Driver Lic. No. 5.		State	Class	Commerci			rth Date / /
Sex Hair 6.	Ej	/es He	aight	Weight	Race		
Veh. Lic. No. or V 7. Yr. of Veh.	IN Make	Model	State Body Style	Color		OMMERCIAL Teh. Code, § 1	
8. Registered Owner						ZARDOUS N Teh. Code, § 3	
9.	OFLessee						
Address 10.							
City 11.				State	ZIP	Code	
Code and Sectio	n		Descript	on			
Location of Violati 13.	on at	Cit	ty/County o	Occurrence			
<ul> <li>Violation was n based on phot</li> </ul>	ot committed ographic evid	in my present ence.	ce. The abc	ve is declared	l on inform	ation and be	lief and is
I declare under pe correct.	malty of perju	ry under the k	aws of the S	itate of Califor	mia the for	egoing is tru	e and
Date Issued 14.		D	eclarant				ID No.
YOU MUST RESI	OND TO TH	E COURT ON	OR BEFO	RE:			
15. WHEN: D					Time:	0/	AM 🗆 PM
[S	ame of court	[s]] ivision[s], roor		EREVERSE.		's Office Ho t hours clerk m.]	
		FPO I	Barco	de			
Indiaial Course	California F				1		IT COPY
Judicial Council of Rev. 06-26-15 (Ve						see r	TR-115

#### TRAFFIC NOTICE TO APPEAR Automated Traffic Enforcement System

#### 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 volation of a traffic signal or sign. You may see the photographs. Contact: You may see the photographs contact: For more information about the evidence in this case, you may contact the issuing agency, or in person at: by telephone at:

or in person at:\_\_\_\_

on\_\_\_\_\_during the hours of \_\_\_\_\_ If you were not driving the vehicle at the time of the violation,

#### WHAT TO DO

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 ball 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.

anecico. b. (Traffic school) 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.

If you contest the violation (select one)

 (Court triel) 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 frail on a future date when an officer and witnesses will be present. You may be required to submit the ball amount. You will be given a date for your trial. Go online or call the court for information on going to court without paying ball.
 OR (Trial by writting declaration)

b. (Trial by written declaration) Send a certified or registered letter postmarked not later b. (*Inel of written declaration*) send a certiled or registered letter postmarked not later 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 ball 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 to pay or deposit for the charged violation.

Ball Amount: \$ OR [See enclosed information]

NIGHT COURT TRIALS [are] [are NOT] available for this citation.

#### **JUVENILE**8

JUVENILES 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: \_\_\_\_\_

# Appendix E Nontraffic Notice to Appear, Form TR-120

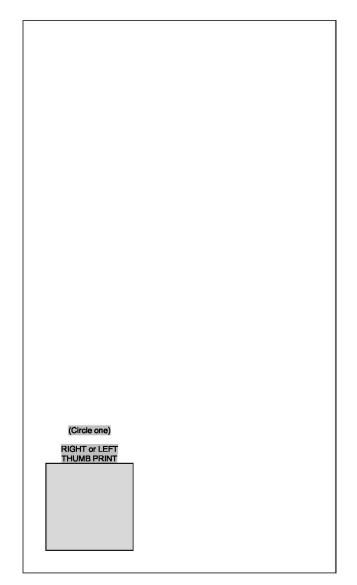
	O APPEAR	Jurisdiction)		Nor	ıtra		SDEME	NOR	(C	tation No.)
Date of Violat	ion ,	Time				Day of V			Ca	se No.
i. / Name (First, M	l lidda Last)		_		1	SMI	WTF	5		
2.										
Address										
City 4.			State/C	ountry		ZIP Cod	lə	E-ma	il Addres:	1
Driver Lic. No. 5.	23	State	Class	Age	Т	Birth D	ate /	[] []	uvenile ( )	Phone No.
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Dec. Date	a	Arresting or Cit	ing Officer	5			Seria	i No.	_	to Dates Off
	Name			<b>^</b>		0 <b>#</b>	-			to .
	UT ADMITTING	GUILT, I PRON						PLAC		Dates Off
X Signa	TED BELOW. Itura									
WH	EN: ON OR	BEFORE THIS I	DATE:	1	1		Time: Time:			AM 🗆 PM AM 🗆 PM
WHAT TO WHEI	RE: [Name of [Section [Street a [Phone		, room no[s	].]						
⊡ To be not		FPO Bar						essio	on of the	court.
			e (I	555		Jue 3	(00			DANT COF
	I of California F (Pen. Code, § I				_				88	E REVERS

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

#### NONTRAFFIC NOTICE TO APPEAR (Reverse Of Defendant's Copy)

WARNING: If you fail to appea by 6 MONTHS IN JAIL AND/OF (Pen. Code, § 853.7.)	r in court as you have promised A \$1,000 FINE, regardless of th	, you may be arre e disposition of t	sted and punishe he original charg
If "Booking Required is checked y at:	you must appear on a weekday prio o your court appearance. Call under penalty of perjury under the la	r to your court date between the hours	for booking ofand information.
Booking Verification: I declare		ws 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)



AGENCY NAME/JU	RISDICTIO	N INFO			(C		N NUI	MBER)
RESPOND TO     DATE:	<b>DR</b> CITATIO _ / /	N BEFO	PM ON: RE:	Name of Cour Street Address OXOXXXX     Name of Cour Street Address OXXXXXX     Name of Cour Street Addres OXXXXXX     Name of Cour Street Addres OXXXXXX	s, City, : 2000 ⇒ t, Division s, City, : 2000 ⇒ t, Division s, City, : 2000 ⇒ t, Division s, City, : 2000 ⇒	State ZIP websiteur on of Court State ZIP websiteur on of Court State ZIP websiteur on of Court State ZIP websiteur	ri.com I.com I.com	
See back for de	etailed instru	ctions		ACT BY WARRA				
Date of Violation (mm/dd	/yy) Time 🗆		Oriver's Li	ense Number (a	ii state	s)	Class	State
Name (first, middle, last)								
Current Address (no., stn	eet, city, stat	e, zip)						
Date of Birth (mm/dd/yy)	Paren	t/Guardian I	Phone No	. 🗆 Juvenile	C			nsurance □Y □N
Race / Ethnicity	Sex	Hair		Eyes	Heigh	t	Weig	jht
Vehicle License/VIN		Stat	e Re	<mark>g (mm/yy)</mark>	Year	of Veh.	Make	•
Registered Owner/Lesse	e 🗆 Same as o	driver 🗆 Owne	r's respons	bility (VC, § 40001)	Model	I	Body	Style
Address (no., street, city,	state, zip)	🗆 Same a	s driver		1		Color	•
Reason for Stop					2	CHP / DO	T / PUC	/ ICC
Image: Y image: N imag	Speed Veh.	Limit Safe	Speed	Radar/Lidar			<b>Comm</b> C, § 152	_ M I _ M I ercial Veh. 10(b)
Location of Violation							Hazard C, § 353	ious Mat. }
City/County of Occurrenc	e					Agen	cy Cas	e No.
Comments (weather, roa	d, traffic con	ditions)			Cras	sh		
Violations not commi I declare under penalty								correct.
DECL. DATE	ARF	ESTING OR	CITING OF	FICER	-	s	ERIAL	10.
DECL. DATE	ARI	RESTING OF	FICER, (if d	fferent from above)		s	ERIAL N	10.
I promise to act by ()			of this c					
CELLPHONE - OPTIONAL (	may be used in	or reminders)		EMAIL - OPTION	AL ( <i>ma</i>	y be used	for remi	nders)
		ę	SIGNATURI					
DEFENDANT COPY     Continuation form	FORM INFO	1	FD	Deresda		0.0-	de (	20
Form Adopted for Mandatory Judicial Council of California TR-130, Traffic/Nontraffic Not [Rev. Jan. 1, 2024] SEE REVERSE				O Barcode	Vehi	cle Code,	§§40500	(b), 40513(i Code, §853
		TAB						

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

#### WHAT YOU NEED TO DO

Step 
Which box is checked on the front of the citation: APPEAR IN COURT or RESPOND TO CITATION? Step 
Step 
Follow instructions based on the box checked on the front.

#### If APPEAR IN COURT is checked on the front

- Your next step: Go to court on the date, time and location on the front. Appearing in court is your only option. You can plead guilty or not guilty. IMPORTANT: Missing court may result in a warrant for your arrest. Don't let that happen-go to court! The judge will explain next steps.
- → Helpful Tip: Put the court date in your calendar, set a reminder, start planning now. → Juveniles: If you were under 18 years old at the time of the violation, you must bring a parent or guardian with you to court.

#### If RESPOND TO CITATION is checked on the front

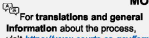
Citations can take up to 14 days to show up in the court system. Keep checking to find your citation, and then complete Option A, B, C, or D by the date listed on front

- Your next step: Choose an option below and respond by the date. IMPORTANT: Not responding by the date on the front can result in a "failure to appear" charge, a guilty finding, an additional fee of up to \$100, and a hold on your car registration (owner's responsibility). Choose one of the options below to avoid these penalties:
- Option A: Pay or Ask for a Reduction (Guilty Finding) Pay (online, call, in person). If you cannot pay in full now, contact the court (see front for contact information) to request a payment plan or extension. Ask for a reduction at MYCITATIONS.COURTS.CA.GOV (takes about 10 minutes).
- Note: This option may add points to your driving record and affect insurance.
- Option B: Request Traffic School To avoid points on your driving record, you can request traffic school. You pay the citation plus an additional traffic school fee and complete traffic school. Contact the court to see if you are eligible.
- Option C: Dispute the Citation (Plead Not Guilty) You can dispute the citation in person by requesting a court date for a trial (no cost) or by mail ("trial by written declaration"), which requires you to pay the fine up front (amount returned if citation is dismissed). Contact court for more details (court info on front of citation).
- Option D: Correctable ("Fix-It") If "Correctable" is checked on the front, first show an officer, authorized inspection agency, or DMV (license and registration issues only) that you fixed the issue, and they will sign the citation (below). Then, you must show the court that you fixed the issue to have the violation dismissed. You must also pay a transaction fee. For insurance issues, you must show the court you had insurance when you got the ticket and pay a transaction fee.

CERTIFIC	CATE OF CORRECTION (	MUST BE RETUR	RNED TO COU	JRT)
Section(s) Violated	Signature of Person Certifying Correction	Serial No.	Agency	Date

If "Booking Required" is checked on front, call xxx-xxx to schedule an appointment before the court date. You will not be arrested and will attend your court date on your own.

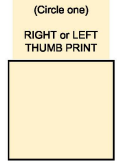
#### MORE INFORMATION



To contact the court, see front of citation for court's website and phone number. visit https://www.courts.ca.gov/forms.htm The court will send notice explaining next steps.

Rev. Jan. 1, 2024





# Appendix G Notice to Correct Violation, Form TR-140

			d Jurisdicti			(Cif	atic	n No	.)	
	of Violatio		Time		AM PM	Day o	of We			se No.
Nam 2.	ie (First, Mi	iddie, Last)					Own	er's Res	ponsibilit	y (Veh. Code, § 40001)
Maili 3.	ing Address	3								
City 4.						State			ZIF	<sup>o</sup> Code
Drive 5.	er Lic. No.		Sta	te Cla	355	Age	E	lirth Date		Juvenile (Tel. No.)
6.	ex	Hair	Eyes	Heigh	ht	Weij	ght	Race		Other Description
Veh. 7.	Lic. No. ol	VIN			St	ate				MERCIAL VEHICLE
Yr. c 8.	f Veh.	Make	Model	Во	dy Sty	rie -	Cold	or	100-1	eh. Code, § 15210(b))
Veh. 9.	Lic. No. ol	VIN				St	ate			ARDOUS MATERIAL sh. Code, § 353)
Yr. c 10.	f Veh.	Make	Model	Во	xdy Sty	de l	Colo	r	CHP/	ют
Rea: 11.	son for Sto	p							PUC/I	cc
Regi 12.	istered Own	ner or Lesse	9							Same as Driver
Add 13.	1855		City	s	itate		Z	P Code		Same as Driver
Viola	ation(s)	Code and	Section	D	Descrip	tion				
14.										
15.										
16.										
17.										
Loca 18.	ition of Viol	ation(s)							City/Co	unty
19.										
	are under ecuted at	penalty of p	erjury under th	e laws of i	the Sta	ate of C	alifor	nia the fo	regoing	is true and correct. California
Citin 21.	g Officer				10	3			Va Fro	cation Dates om To
			RECT THE VI							
22.	X SIGN/		112 10001140		-0.14			DELVIT		
	WHEN	: CORR	ECT VIOLATIK	N(S) IMM	IEDIA IN ARI	TELY. REST /			OPERA	
W	HAT TO DO		W THE INST							
	WHERE	E PROV	DE PROOF O	F CORRE		N TO T	HE IS	SUING BE.		
				FPO E	Barc	ode				
Adom	led for Manda	atory Use								SEE REVERSE
Judic	ial Council of	California, ww	w.courts.ca.gov m, [Rev. Jan. 1, 2	2024]						Vehicle Code, §§ 40610(d), 40618

#### NOTICE TO CORRECT VIOLATION (Face of Violator's Copy)

#### **REVERSE OF VIOLATOR'S COPY**

#### INSTRUCTIONS TO DRIVER-OWNER

#### WHAT TO DO

METHODS FOR OBTAINING CERTIFICATION OF CORRECTION (Veh. Code, § 40616): This Notice to Correct Violation may be cleared upon correction of the violation by providing satisfactory proof of correction within 30 days of this notice, as specified below, either in person at the issuing agency's office at <u>laddressi</u> during normal business hours or by mail postmarked within 30 days of this notice to the issuing agency's address indicated below.

Violations may be certified as corrected on this form (as indicated below) in the following manner:

- 1.
- Brake, lamp, smog device, or muffler violations may be certified as corrected by any station licensed to inspect and certify for the specific violation(s). Driver licenses and registration violations may be certified as corrected at offices of the DMV by an appropriate employee thereof, or by any clerk or deputy clerk of a court. Any violation may be certified as corrected by a law enforcement agency regularly engaged in the enforcement of the California Vehicle Code. 2.
- 3.

DO NOT STOP AN OFFICER ON ANY FREEWAY, EXPRESSWAY, OR BRIDGE FOR CERTIFICATION OF CORRECTION.

NOTE: INSPECTION STATIONS MUST LIST THEIR ARD LICENSE NUMBER ISSUED BY THE BUREAU OF AUTOMOTIVE REPAIR IN THE SPACE PROVIDED BELOW.

WARNING: Any person willfully violating a written promise to correct or willfully failing to deliver proof of correction is guilty of a misdemeanor (Veh. Code, § 40616), which may lead to arrest, penalsky, and additions less. In addition, the Department of Motor Vehicles (DMW) will WITHHOLD the issuance or renewal of your driver license, and may revoke or suspend your driving privilege for Vehicle Code offenses. YOU MUST RETURN THE COMPLETED CERTIFICATE OF CORRECTION TO THE ISSUING AGENCY.

Violated Cartifying Correction License No. Inspection Station			and Mailing Address on reverse	Section(s)	Signature of Person	ID or ARD	Agency or Certified	Date
INAMING Address	INAMING Address on reverse	and Mailing Address on reverse	, room no[s]	Violated	Certifying Correction	License No.	Inspection Station	
IName of Agent Street address Street address	[Name of Agency] [Section[s] or division[s], room [Street add ress]	and Mailing Address on reverse [Name of Agency] [Section[s] or division[s], room no[s].] [Street address]	, room no[s]					
Name of Agenc Scittoris or di Street address	and Mailing Address on reverse [Name of Agency] [Section[s] or division[s], room [Street address]	and Mailing Address on reverse [Name of Agency] [Section[s] or division[s], room no[s].] [Street address]	, room no[s]					
	ni neverse yj vision(s), room	vision[s], room no[s].]	, room no[s]	1		[Name of Agend [Section[s] or di [Street address]	I	and Mailing Address
rist cLASS REQUIRED REQUIRED	FIRST CLASS REQUIR REQUIR							H W

Rev. Jan. 1, 2024 Shaded areas on the sample form indicate spaces subject to modification for local or agency requirements.

#### **REVERSE OF COURT COPY**

DEFENDANT HEREIN FAILED TO DELIVER I HIS/HER SIGNED PROMISE, AND IN VIOLAT	PROOF OF CORRECTION IN VIOLATION OF ION OF VEHICLE CODE SECTION 40616.
I CERTIFY UNDER PENALTY OF PERJURY 1	THAT THE FOREGOING IS TRUE AND CORRECT
EXECUTED AT	CALIFORNIA, ON DATE
	DATE
BY: PRINT OR TYPE NAME	TITLE
	_
SIGNATURE	ID/BADGE NUMBER
ADDRESS:	
	RT USE ONLY
101000	
(Circle one)	
RIGHT or LEFT	
THUMB PRINT	

