RULES COMMITTEE ACTION REQUEST FORM

Rules Committee action requested [Choose from drop down menu below]: Recommend JC approval (has circulated for comment)

Rules Committee Meeting Date: 11/19/2020

Title of proposal: Small Claims: Forms for COVID-19 Rental Debt Cases

Proposed rules, forms, or standards *(include amend/revise/adopt/approve):* Revise form SC-100 and approve form SC-110 INFO

Committee or other entity submitting the proposal: Civil and Small Claims Advisory Cmmittee

Staff contact (name, phone and e-mail): Anne M. Ronan, 415-865-8933

Identify project(s) on the committee's annual agenda that is the basis for this item:

Approved by Rules Committee date: November 2, 2020 (amendment approved by Justice Hull, Chair Project description from annual agenda: • Item 2. : The enactment of the Tenant, Homeowner, and Small Landlord Relief and Stabilization Act of 2020 (Assem. Bill 3088) changes the practice and procedures relating to all residential unlawful detainer actions from now until January 31, 2021, and for a longer period for actions based on unpaid rent due at any time between March 1, 2020, and January 31, 2021. The new law raises the jurisdictional limit of small claims cases for recovery of unpaid rents due during that period. New forms or rules will be developed as appropriate to implement this bill. Additional forms or further revisions may be required if additional legislation is enacted before January 1, 2021 year relating to unlawful detainers as legislators have indicated is likely.

If requesting July 1 or out of cycle, explain:

AB 3088 provides that, commencing March 1, 2021, actions to recover COVID-19 rental debt and the defenses thereto may be litigated in small claims court even if over the normal jurisdictions level of that court. The proposed forms should be in effect by that date, so are being circulatate on a special comment cycle.

Additional Information: (To facilitate Rules Committee's review of your proposal, please include any relevant information not contained in the attached summary.)

JUDICIAL COUNCIL OF CALIFORNIA

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

INVITATION TO COMMENT ITC SP20-10

Title

Small Claims: Forms for COVID-19 Rental Debt Cases

Proposed Rules, Forms, Standards, or Statutes

Revise form SC-100 and approve form SC-110

Proposed by

Civil and Small Claims Advisory Committee Hon. Ann I. Jones, Chair

Action Requested

Review and submit comments by December 23, 2020

Proposed Effective Date March 1, 2021

Contact Anne M. Ronan, 415-865-8933 anne.ronan@jud.ca.gov

Executive Summary and Origin

Although <u>Assembly Bill 3088</u> protects residential tenants who meet certain requirement from being evicted for nonpayment of rent due between March 1, 2020, and January 31, 2021, it does not relieve those tenants from liability for that debt. The tenants still owe the rent due, and landlords can sue to recover it. In order to provide expeditious and inexpensive resolution of actions for payment of COVID-19 rental debt, AB 3088 provides the option of litigating such disputes in small claims court, even when the amount claimed is over the jurisdictional limits that otherwise pertain to that court. This new option to go to small claims court may be exercised beginning March 1, 2021 and will remain in effect until February 1, 2025. The Civil and Small Claim Advisory Committee recommends revisions to *Plaintiff's Claim and ORDER to Go to Small Claims Court* (form SC-100) to reflect the exception to the jurisdictional limits for such cases, and approval of a new information sheet related to them, *COVID-19 Rental Debt in Small Claims Court* (form SC-110-INFO).

Background

Assembly Bill3088 allows defendants financially impacted by the COVID-19 pandemic to avoid eviction for nonpayment of rent entirely between the months of March 2020 and August 2020, and to avoid eviction for nonpayment of up to 75 percent of rent due between September 2020 and January 2021. Those tenants are, however, still responsible for paying that rent, and can be sued for the amount due. The Legislature anticipates an "unprecedented number of claims" for nonpayment of rent related to the COVID-19 pandemic, which it wants to see resolved

"expeditiously, inexpensively, and fairly." (§ 116.223(a).¹) For that reason, AB 3088 provides the option for parties to litigate claims for COVID-19 rental debt (as defined in § 1179.02) in small claims court, even if the amount of the claim is higher than the jurisdictional limits set out in section 116.220 (generally \$5,000 for a business) and section 116.221 (\$10,000 for a natural person). (§ 116.223(a).) AB 3088 provides that, commencing March 1, 2021, small claims court has jurisdiction over claims for higher dollar amounts, and over any defenses thereto. (§ 116.223(b).) Plaintiffs bringing such claims are also exempted from the small claims court limit of only two claims a year for more than \$2,500. (§ 116.223(c).)

The Proposal

The Civil and Small Claims Advisory Committee proposes revising the small claims complaint form effective March 1, 2021, when the COVID-19–related rental debt cases over the traditional jurisdiction amounts may commence in small claims court, and approving a new information sheet to aid parties in litigating those cases.

Revised form SC-101

Plaintiff's Claim and ORDER to Go to Small Claims Court (form SC-100) has been revised in three places.

First, at the top of the form, a checkbox has been added with the statement: ACTION FOR RECOVERY OF COVID-19 RENTAL DEBT AS DEFINED UNDER SECTION 1179.02. Its purpose is two-fold: it gives notice to the court clerk that the matter is appropriately in small claims court even if the claim is well over the regular jurisdictional limit and provides the parties with notice of—and a link to—more information about what may be needed to make or defend against such a claim.²

Second, in items 1 and 2, on page 2, email address lines have been added to the identifying information requested of plaintiff and defendant. This is not directly related to AB 3088 but has been requested by several courts in light of the increased use of remote hearings and remote mediation for small claims cases as a result of the public health issues resulting from the COVID-19 pandemic. This information will also be useful for the increasing number of courts offering remote alternative dispute resolution programs for small claims parties.

Finally, item 10 on page 3, addressing the limit of two cases per year claiming more than \$2,500, has been revised to note that an exception to that limit is made for COVID-19–rental debt cases.

New form SC-110

The second form proposed is a new information sheet, *COVID-19 Rental Debt in Small Claims Court* (form SC-110-INFO). This information sheet provides both plaintiffs and defendants

¹ All statutory references are to the Code of Civil Procedure unless otherwise noted.

² There is also a third potential reason: the statement meets the requirements of § 1161.2.5 that all limited civil cases for collection of COVID-19 rental debt be identified in this way so that a court will know to mask the case. Although that requirement ends February 1, 2021—before the higher value case may be commenced in small claims court—it may be extended and, if so, this form will be in compliance.

information about such cases. It defines COVID-19 rental debt, describes small claims court, and notes that these cases are exempt from the normal jurisdictional limitation of that court, but still subject to all other small claims court rules and procedures. It also provides links to the information sheets that address those rules and procedures.

The information sheet describes the factual issues the parties will need to address (and provide documentation for) at the hearing:

- The amount of rent due;
- The amount, if any, that the defendant has paid; and
- The amount, if any, that the landlord has received from third parties or assistance programs. (Section 116.223(b)(2) expressly calls for offsets of such amounts.)

It also notes other defenses that might provide offsets of the rent due: breach of the warranty of habitability, a repair-and-deduct defense, or existence of a security deposit in cases in which a tenant is no longer in possession. While these defenses are normally litigated in unlawful detainer actions, no such actions will have occurred for most of the parties proceeding in small claims court under section 116.223, because of the protections for tenants provided in AB 3088. Because of that, section 116.223(b)(1) expressly states that the small claims court will have jurisdiction over any defenses to actions for recovery of COVID-19 rental debt.

To assist all parties in understanding the elements of those defenses, the form provides a link to the California Department of Real Estate's publication, *California Tenants–A Guide to Residential Tenants' and Landlords' Rights and Responsibilities*, noting the chapter that addresses such defenses and their requirements.

On its second page, the information sheet provides some of the key information about small claims: where to get advice (including a link to contact information for small claims advisors in each county), how to find out the filing fee or get a fee waiver, how to request an interpreter, and how to request an accommodation for a disability.

Alternatives Considered

The committee considered not making any proposal, either for revisions to form SC-100 or for a new information sheet limited to this particular topic. The committee concluded, however, that revisions to form SC-100 would assist courts as well as parties in recognizing cases that would not normally be within the jurisdiction of small claims courts. In addition, the email addresses may facilitate courts in providing notices electronically, particularly for remote alternative dispute programs. While a plaintiff may not always have a current email address for a defendant, the information will be of great assistance when it is available.

The information sheet will provide all parties with access to information about claims that are not generally litigated in small claims court, and access to sites and forms with additional information. In light of the amounts of money that may be involved in these cases, the committee determined that an information sheet separate from the general small claims information sheets was appropriate.

Fiscal and Operational Impacts

Although new section 116.223 will have a significant impact on courts, increasing the number of cases going to small claims court and increasing the complexity of those cases, the revised form and new information sheet are intended to help courts deal with that impact. Clerks and self-help centers will need training on the revisions to form SC-100 and on the new information sheet, but this should not impact the case management systems or require extensive training.

Request for Specific Comments

In addition to comments on the proposal as a whole, the advisory committee is interested in comments on the following:

• Should there be any changes to the requests added to item 1 and 2 that the plaintiff provide plaintiff's and defendant's email address, if available.

The advisory committee 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?

Attachments and Links

- 1. Forms SC-100 and SC-110-INFO, at pages 5–11
- Link A: Code of Civil Procedure section 116.223 at <u>http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?sectionNum=116.223&la</u> <u>wCode=CCP</u>

SC-100

Plaintiff's Claim and ORDER to Go to Small Claims Court

Notice to the person being sued:

- You are the defendant if your name is listed in (2) on page 2 of this form. The person suing you is the plaintiff, listed in (1) on page 2.
- You and the plaintiff must go to court on the trial date listed below. If you do not go to court, you may lose the case. If you lose, the court can order that your wages, money, or property be taken to pay this claim.
- Bring witnesses, receipts, and any evidence you need to prove your case.
- Read this form and all pages attached to understand the claim against you and to protect your rights.

Aviso al Demandado:

- Usted es el Demandado si su nombre figura en (2) de la página 2 de este formulario. La persona que lo demanda es el Demandante, la que figura en (1) de la página 2.
- Usted y el Demandante tienen que presentarse en la corte en la fecha del juicio indicada a continuación. Si no se presenta, puede perder el caso. Si pierde el caso la corte podría ordenar que le quiten de su sueldo, dinero u otros bienes para pagar este reclamo.
- Lleve testigos, recibos y cualquier otra prueba que necesite para probar su caso.
- Lea este formulario y todas las páginas adjuntas para entender la demanda en su contra y para proteger sus derechos.

ACTION FOR RECOVERY OF COVID-19 RENTAL DEBT AS DEFINED UNDER SECTION 1179.02

- If this is an action to recover COVID-19 rental debt, check the box above and see form <u>SC-110-INFO, COVID-19 Rental Debt in</u> <u>Small Claims Court</u> for more information.
- Si este reclamo demanda el pago de una deuda de alquiler del COVID-19, marque la casilla arriba y vea el formulario <u>SC-110-INFO, *Deuda de alquiler de COVID-19 en la Corte de Reclamos Menores* (en inglés) para más información.</u>

Order to Go to Court

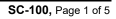
The people in (1) and (2) must go to court: (*Clerk fills out section below.*)

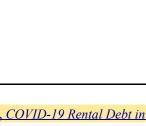
$\begin{array}{c} \textbf{Trial} \rightarrow \text{Date} \\ \textbf{Date} & 1. \\ \end{array}$	Time	Department	Name and address of court, if different from above
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3.			
Date:		Clerk, by	, Deputy

Instructions for the person suing:

- You are the plaintiff. The person you are suing is the defendant.
- *Before* you fill out this form, read form SC-100-INFO, *Information for the Plaintiff*, to know your rights. Get SC-100-INFO at any courthouse or county law library, or go to *www.courts.ca.gov/smallclaims/forms*.
- Fill out pages 2 and 3 of this form. Then make copies of **all** pages of this form. (Make one copy for each party named in this case and an extra copy for yourself.) Take or mail the original and these copies to the court clerk's office and pay the filing fee. The clerk will write the date of your trial in the box above.
- You must have someone at least 18—not you or anyone else listed in this case—give each defendant a court-stamped copy of all five pages of this form and any pages this form tells you to attach. There are special rules for "serving," or delivering, this form to public entities, associations, and some businesses. See forms SC-104, SC-104B, and SC-104C.
- · Go to court on your trial date listed above. Bring witnesses, receipts, and any evidence you need to prove your case.

Judicial Council of California, www.courts.ca.gov
Revised March 1, 2021, Mandatory Form
Code of Civil Procedure, §§ 116.110 et seq.,
116.220(c), 116.223, 116.340(g)





11/16/20

DRAFT

NOT APPROVED JUDICIAL COUNCIL

Clerk stamps date here when form is filed.

Fill in court name and street address:

Superior Court of California, County of

Court fills in case number when form is filed.

Case Number:

Case Name:

Case Number:

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4) You must ask the defendant (in person, in writing, or by phone) to pay you before you sue. If your claim is for possession of property, you must ask the defendant to give you the property. Have you done this?

Yes 🗌 No If no, explain why not:

5	Why are you filing your claim at this courthouse?				
\bigcirc	This courthouse covers the area (check the one that applies):				
	 a. [1] Where the defendant lives or does business. (2) Where the plaintiff's property was damaged. (3) Where the plaintiff was injured. (4) Where a contract (written or spoken) was made, signed, performed, or broken by the defendant <i>or</i> where the defendant lived or did business when the defendant made the contract. 				
	 b. Where the buyer or lessee signed the contract, lives now, or lived when the contract was made, if this claim, is about an offer or contract for personal, family, or household goods, services, or loans. (<i>Code Civ. Proc.</i>, § 395(b).) 				
	c. U Where the buyer signed the contract, lives now, or lived when the contract was made, if this claim is about a retail installment contract (like a credit card). <i>(Civ Code, § 1812.10.)</i>				
	 d. □ Where the buyer signed the contract, lives now, or lived when the contract was made, or where the vehicle is permanently garaged, if this claim is about a vehicle finance sale. (<i>Civ Code, § 2984.4.</i>) e. □ Other (<i>specify</i>):				
6	List the zip code of the place checked in (5) above (if you know):				
7	Is your claim about an attorney-client fee dispute? <i>If yes, and if you have had arbitration, fill out form SC-101, attach it to this form, and check here:</i>				
8	Are you suing a public entity? Yes No If yes, you must file a written claim with the entity first. A claim was filed on (date): If the public entity denies your claim or does not answer within the time allowed by law, you can file this form. Have you filed more than 12 other small claims within the last 12 months in California? Yes No If yes, the filing fee for this case will be higher.				
9					
10	Is your claim for more than \$2,500? Yes No If yes, I have not filed, and understand that I cannot file, more than two small claims cases for more than \$2,500 in California during this calendar year, but this limit does not apply if this action is to recover COVID-19 rental debt.				
(11)	I understand that by filing a claim in small claims court, I have no right to appeal this claim.				
form	lare, under penalty of perjury under California State law, that the information above and on any attachments to this is true and correct.				
20	Plaintiff types or prints name here Plaintiff signs here				
Da	ate:				
	Second plaintiff types or prints name here Second plaintiff signs here				
	Requests for Accommodations				

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the trial. Contact the clerk's office for form MC-410, Request for Accommodations by Persons With Disabilities and Response. (Civ. Code, § 54.8.)

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SC-100

"Small claims court" is a special court where claims for \$10,000 or less are decided. Individuals, including "natural persons" and sole proprietors, may claim up to \$10,000. Corporations, partnerships, public entities, and other businesses are limited to claims of \$5,000. (See below for exceptions.*) The process is quick and cheap. The rules are simple and informal. You are the *defendant*—the person being sued. The person who is suing you is the *plaintiff*.

Do I need a lawyer? You may talk to a lawyer before or after the case. But you *may not* have a lawyer represent you in court (unless this is an appeal from a small claims case).

How do I get ready for court? You don't have to file any papers before your trial, unless you think this is the wrong court for your case. But bring to your trial any witnesses, receipts, and evidence that supports your case. And read "Be Prepared for Your Trial" at *www.courts.ca.gov/smallclaims/prepare.*

What if I need an accommodation? If you have a disability or are hearing impaired, fill out form MC-410, *Request for Accommodations*. Give the form to your court clerk or the ADA/ Access Coordinator.

What if I don't speak English well? Ask the court clerk as soon as possible for a court-provided interpreter. You may use form INT-300 or local court form to request an interpreter. If a court interpreter is not available at the time of your trial, it may be necessary to reschedule your trial. You cannot bring your own interpreter for the trial unless the interpreter has been approved by the court as a certified, registered, or provisionally qualified interpreter. (See Cal. Rules of Court, rule 2.893, and form INT-140.)

Where can I get the court forms I need? Go to any courthouse or your county law library, or print forms at *www.* courts.ca.gov/smallclaims/forms.

What happens at the trial? The judge will listen to both sides. The judge may make a decision at your trial or mail the decision to you later.

What if I lose the case? If you lose, you may appeal. You'll have to pay a fee. (Plaintiffs cannot appeal their own claims.)

- If you were at the trial, file form SC-140, *Notice of Appeal*. You must file within 30 days after the clerk hands or mails you the judge's decision (judgment) on form SC-200 or form SC-130, *Notice of Entry of Judgment*.
- If you were not at the trial, fill out and file form SC-135, Notice of Motion to Vacate Judgment and Declaration, to ask the judge to cancel the judgment (decision). If the judge does not give you a new trial, you have 10 days to appeal the decision. File form SC-140.

For more information on appeals, see *www.courts.ca.gov/ smallclaims/appeals.*

Do I have options?

Yes. If you are being sued, you can:

• Settle your case before the trial. If you and the plaintiff agree on how to settle the case, the plaintiff must file form CIV-110, *Request for Dismissal*, with the clerk. Ask the Small Claims Advisor for help.

- Prove this is the wrong court. Send a letter to the court before your trial explaining why you think this is the wrong court. Ask the court to dismiss the claim. You must serve (give) a copy of your letter (by mail or in person) to all parties. (Your letter to the court must say you have done so.)
- Go to the trial and try to win your case. Bring witnesses, receipts, and any evidence you need to prove your case. To have the court order a witness to go to the trial, fill out form SC-107 (*Small Claims Subpoena*) and have it served on the witness.
- Sue the person who is suing you. If you have a claim against the plaintiff, and the claim is appropriate for small claims court as described on this form, you may file *Defendant's Claim* (form SC-120) and bring the claim in this action. If your claim is for *more* than allowed in small claims court, you may still file it in small claims court if you give up the amount over the small claims value amount, or you may file a claim for the full value of the claim in the appropriate court. If your claim is for more than allowed in small claims court and relates to the same contract, transaction, matter, or event that is the subject of the plaintiff's claim, you may file your claim in the appropriate court and file a motion to transfer the plaintiff's 's claim to that court to resolve both matters together. You can see a description of the amounts allowed in the paragraph above titled "Small Claims Court."
- Agree with the plaintiff's claim and pay the **money.** Or, if you can't pay the money now, go to your trial and say you want to make payments.
- Let the case "default." If you don't settle and do not go to the trial (default), the judge may give the plaintiff what he or she is asking for plus court costs. If this happens, the plaintiff can legally take your money, wages, and property to pay the judgment.

What if I need more time?

You can change the trial date if:

- You cannot go to court on the scheduled date (you will have to pay a fee to postpone the trial), *or*
- You did not get served (receive this order to go to court) at least 15 days before the trial (or 20 days if you live outside the
- county), *or* You need more time to get an interpreter. One postponement is

• allowed, and you will not have to pay a fee to delay the trial. Ask the Small Claims Clerk about the rules and fees for postponing a trial. Or fill out form SC-150 (or write a letter) and mail it to the court *and* to all other people listed on your court papers before the deadline. Enclose a check for your court fees, unless a fee waiver was granted.

Need help?



Your county's Small Claims Advisor can help for free.

Or go to www.courts.ca.gov/smallclaims/advisor.

* Exceptions: Different limits apply in an action against a defendant who is a guarantor. (See Code Civ. Proc., § 116.220(c).)

Revised March 1, 2021

SC-100

La "Corte de reclamos menores" es una corte especial donde se deciden casos por \$10,000 o menos. Los individuos, o sea las "personas físicas" y los propietarios por cuenta propia, pueden reclamar hasta \$10,000. Las corporaciones, asociaciones, entidades públicas y otras empresas solo pueden reclamar hasta \$5,000. (Vea abajo para las excepciones.*) El proceso es rápido y barato. Las reglas son sencillas e informales. Usted es el Demandado-la persona que se está demandando. La persona que lo está demandando es el Demandante.

¿Necesito un abogado? Puede hablar con un abogado antes o después del caso. Pero no puede tener a un abogado que lo represente ante la corte (a menos que se trate de una apelación de un caso de reclamos menores).

¿Cómo me preparo para ir a la corte? No tiene que presentar ningún documento antes del juicio, a menos que piense que ésta es la corte equivocada para su caso. Pero lleve al juicio cualquier testigos, recibos y pruebas que apoyan su caso. Y lea "Esté preparado para su juicio" en www.courts.ca.gov/reclamosmenores/preparese.

¿Qué hago si necesito una adaptación? Si tiene una discapacidad o tiene impedimentos de audición, llene el formulario MC-410, Request for Accomodations. Entregue el formulario al secretario de la corte o al Coordinador de Acceso/ADA de su corte.

¿Qué pasa si no hablo bien inglés? Solicite un intérprete al secretario de la corte lo más pronto posible. Puede usar el formulario INT-300 o un formulario de su corte local. Si no está disponible un intérprete de la corte para su juicio, es posible que se tenga que cambiar la fecha de su juicio. No puede llevar su propio intérprete para el juicio a menos que el intérprete haya sido aprobado por la corte como un intérprete certificado, registrado, o provisionalmente calificado. (Vea la regla 2.893 de las Reglas de la Corte de California, y el formulario INT-140.)

¿Dónde puedo obtener los formularios de la corte que necesito? Vaya a cualquier edificio de la corte, la biblioteca legal de su condado, o imprima los formularios en www.courts.ca.gov/ smallclaims/forms (página está en inglés).

¿Qué pasa en el juicio? El juez escuchará a ambas partes. El juez puede tomar su decisión durante la audiencia o enviársela por correo después.

¿Qué pasa si pierdo el caso? Si pierde, puede apelar. Tendrá que pagar una cuota. (El Demandante no puede apelar su propio reclamo.)

- . Si estuvo presente en el juicio, llene el formulario SC-140, Aviso de apelación (Notice of Appeal). Tiene que presentarlo dentro de 30 días después de que el secretario le entregue o envíe la decisión (fallo) del juez en el formulario SC-200 o SC-130, Aviso de publicación del fallo (Notice of Entry of Judgment).
- Si no estuvo en el juicio, llene y presente el formulario SC-135, Aviso de petición para anular el fallo y Declaración para pedirle al juez que anule el fallo (decisión). Si la corte no le otorga un nuevo juicio, tiene 10 días para apelar la decisión. Presente el formulario SC-140.

Para obtener más información sobre las apelaciones, vea www. courts.ca.gov/reclamosmenores/apelaciones.

¿Tengo otras opciones? Sí. Si lo están demandando, puede:

. Resolver su caso antes del juicio. Si usted y el Demandante se ponen de acuerdo en cómo resolver el caso, el Demandante tiene que presentar el formulario CIV-110, Solicitud de desestimación (Request for Dismissal) ante el secretario de la corte. Pídale al Asesor de Reclamos Menores que lo ayude.

Probar que es la corte equivocada. Envíe una carta a la corte antes del juicio explicando por qué cree que es la corte equivocada. Pídale a la corte que despida el reclamo. Tiene que entregar (dar) una copia de su carta (por correo o en persona) a todas las partes. (Su carta a la corte tiene que decir que hizo la entrega.)

- Ir al juicio y tratar de ganar el caso. Lleve testigos, recibos y cualquier prueba que necesite para probar su caso. Si desea que la corte emita una orden de comparecencia para que los testigos vayan al juicio, llene el formulario SC-107, Citatorio de reclamos menores (Small Claims Subpoena) y entrégueselo legalmente al testigo.
- Demandar a la persona que lo demandó. Si tiene un reclamo contra el Demandante, y el reclamo se puede presentar en la corte de reclamos menores, tal como se describe en este formulario, puede presentar el formulario SC-120, Reclamo del demandado (Defendant's Claim) y presentarlo en este mismo caso. Si su reclamo excede el límite permitido en la corte de reclamos menores, puede igualmente presentarlo en la corte de reclamos menores si está dispuesto a limitar su reclamo al máximo permitido, o puede presentar un reclamo por el monto total en la corte apropiada. Si su reclamo excede el límite permitido en la corte de reclamos menores y está relacionado con el mismo contrato, transacción, asunto o acontecimiento que el reclamo del Demandante, puede presentar su reclamo en la corte apropiada y presentar una moción para transferir el reclamo del Demandante a dicha corte, para poder resolver los dos reclamos juntos. Puede ver una descripción de los montos permitidos en el párrafo anterior titulado "Corte de reclamos menores".
- Aceptar el reclamo del Demandante y pagar el dinero. O, si no puede pagar en ese momento, vaya al juicio y diga que quiere hacer los pagos a plazos.
- No ir al juicio y aceptar el fallo por falta de comparecencia. Si no llega a un acuerdo con el Demandante y no va al juicio (fallo por falta de comparecencia), el juez le puede otorgar al Demandante lo que está reclamando más los costos de la corte. En ese caso, el Demandante legalmente puede tomar su dinero, su sueldo o sus bienes para cobrar el fallo.

¿Qué hago si necesito más tiempo? Puede cambiar la fecha del iuicio si:

- No puede ir a la corte en la fecha programada (tendrá que pagar una cuota para aplazar el juicio), o
- No le entregaron los documentos legalmente (no recibió la orden para ir a la corte) por lo menos 15 días antes del juicio (ó 20 días si vive fuera del condado), o
- Necesita más tiempo para conseguir intérprete. (Se permite un solo aplazamiento sin tener que pagar cuota para aplazar el juicio).

Pregúntele al secretario de reclamos menores sobre las reglas y las cuotas para aplazar un juicio. O llene el formulario SC-150 (o escriba una carta) y envíelo antes del plazo a la corte y a todas las otras personas que figuran en sus papeles de la corte. Adjunte un cheque para pagar los costos de la corte, a menos que le hayan dado una exención.



¿Necesita ayuda? El Asesor de Reclamos Menores de su condado le puede ayudar sin cargo.

O visite www.courts.ca.gov/reclamosmenores/asesores.

* Excepciones: Existen diferentes límites en un reclamo contra un garante. (Vea el Código de Procedimiento Civil, sección 116.220 (c).)

Revised March 1, 2021

SC-100, Page 5 of 5 Reclamo del Demandante y ORDEN Para Ir a la Corte de Reclamos Menores (Reclamos Menores) 9 For your protection and privacy, please press the Clear This Form button after you have printed the form. Save this form

Clear this form

Print this form

SC-110-INFO COVID-19 Rental Debt in Small Claims Court

Beginning **March 1, 2021**, a landlord may bring an action in small claims court to recover COVID-19 rental debt that is more than the normal limits for small claims actions.

What is COVID-19 rental debt?

COVID-19 rental debt means unpaid rent or any other money that is owed under a lease or rental agreement, such as parking fees or utility payments, that came due between **March 1, 2020, and January 31, 2021**.

What is small claims court?

Small claims court is a special court where disputes are resolved quickly and inexpensively. The rules are simple and informal. The person who sues is the **plaintiff.** The person who is sued is the **defendant.** In small claims court, you may ask a lawyer for advice before you go to court, but you cannot have a lawyer in court.

COVID-19 rental debt cases in small claims court

Beginning March 1, 2021:

- A plaintiff may bring a claim for more than the normal limits (generally, \$5,000 for businesses and \$10,000 for individuals) if seeking to recover COVID-19 rental debt.
- A plaintiff is not limited to two claims of \$2,500 in a year if seeking to recover COVID-19 rental debt.

Aside from the two exceptions above, all rules and procedures for small claims court remain the same.

- Plaintiffs can find general information about small claims matters in form <u>SC-100-INFO</u>, *Information for the Plaintiff (Small Claims)*.
- Defendants can find general information about small claims matters in the form served on them in the case, <u>SC-100</u>, *Plaintiff's Claim and ORDER to Go to Small Claims Court (Small Claims)*, on page 4 titled "Information for the defendant (the person being sued)."

What should I take to small claims court for a COVID-19 rental debt case?

Both the plaintiff and the defendant in a small claims action for COVID-19 rental debt can present arguments and evidence about how much money they believe is owed, how much has already been paid, and other factors that can impact the amount of COVID-19 rental debt that must be paid.

The parties should bring documents that show the following:

- The **amounts** of rent and other moneys owed and the **dates** on which each amount came due. Remember that COVID-19 rental debt means rent and other financial obligations that came due between **March 1, 2020, and January 31, 2021**.
- Any amounts that defendant **paid** or offered to pay towards the rent or other financial obligations and the **dates of payment** or offer of payment.
- Any other amounts of rent or other obligations that were paid through rental assistance programs or other third parties on behalf of the defendant.

The plaintiff and defendant may disagree on the amount of rent that is owed for other reasons. Read more about these at the California Department of Real Estate's <u>California Tenants – A Guide to Residential</u> <u>Tenants' and Landlords' Rights and Responsibilities</u>, in the "Dealing with Problems" section. For example, plaintiff and defendant may present arguments and evidence as to:

- Whether the plaintiff kept the premises in livable conditions during the periods of time that rent was charged to the defendant, or whether the defendant can show that they should not have to pay rent for certain periods when the plaintiff breached the warranty of habitability.
- If repairs to the home were required: when the plaintiff was notified, when the repair was made, who paid for the repair, and whether the parties had an agreement about deducting the amount of repair from the rent, or paying a reduced amount of rent in exchange for the defendant paying for the repair.
- If the lease or rental agreement was terminated, whether or not the security deposit was returned. Read
 more about the rules for security deposits at <u>www.courts.ca.gov/1012.htm</u>.

SC-110-INFO

Can I bring a witness to small claims court?

Yes. Both the plaintiff and the defendant may bring witnesses to the trial, who can tell the judge what they know about the COVID-19 rental debt, the condition of the home, and agreements between plaintiff and defendant about the need for repairs and payment for repairs.

Where can I get help with a small claims case?

Small Claims Advisors. Every county has a Small Claims Advisor who is available to help you with your small claims case. These services are free. To find the Small Claims Advisor in your county, go to <u>http://www.courts.</u> <u>ca.gov/selfhelp-advisors.htm</u>

Lawyers. Both parties may ask a lawyer about the case, but a lawyer may not represent either party in court at the small claims trial. Generally, after judgment and on appeal, both parties may be represented by lawyers.

Forms and Online Help. You can find small claims forms and more information about small claims court at the California Courts Self-Help Center website: <u>www.courts.ca.gov/smallclaims</u>. You can also get forms and help at your county law library, or the courthouse nearest you.

How much does it cost to file a case in small claims?

The amount the court charges a plaintiff to file a case in small claims court depends on the amount demanded. The filing fees for small claims cases are available on the Statewide Civil Fee Schedule, available at <u>http://www.courts.ca.gov/7646.htm</u> (There is no fee for defendant to go to the hearing.)

What if I cannot afford the filing fee?

If you want to sue someone in small claims and you cannot afford to pay court fees and costs, you may not have to pay in order to go to court. **If you:**

- Are getting public benefits; or
- Are a low-income person; or
- Do not have enough income to pay for your household's basic needs and your court fees,

you may ask the court the waive all or part of those fees.

To ask the court to waive your fees in small claims court, complete form <u>FW-001 Request to Waive Court</u> <u>Fees</u>. File your request with the court.

What help is available when I come to court?

Accommodations for Disability. If you have a disability and need an accommodation while you are at court, you can use form MC-410, *Disability Accommodation Request* to tell the court about your needs. For more information about making a disability accommodation request, see form MC-410-INFO, *How to Request a Disability Accommodation for Court*. Remember to submit your MC-410 to the ADA Coordinator in your court. Visit your court's website to find the ADA Coordinator. For help finding your court: <u>www.courts.ca.gov/find-my-court.htm</u>.

Interpreters. If you do not speak English well, ask the court clerk as soon as possible for a court-provided interpreter. You may use form <u>INT-300</u>, *Request for Interpreter (Civil)* or a local court form to request an interpreter. If a court interpreter is not available at the time of your trial, it may be necessary to reschedule your trial. You cannot bring your own interpreter for the trial unless the interpreter has been approved by the court as a certified, registered, or provisionally qualified interpreter. (See Cal. Rules of Court, rule 2.893, and form INT-140, *Temporary Use of a Noncertified or Nonregistered Spoken Language Interpreter*.)

RULES COMMITTEE ACTION REQUEST FORM

Rules Committee action requested [Choose from drop down menu below]: Recommend JC approval (has circulated for comment)

Rules Committee Meeting Date: 11/192020

Title of proposal: Unlawful Detainers: Answer Form to Implement Assembly Bill 3088

Proposed rules, forms, or standards *(include amend/revise/adopt/approve):* Revise form UD-105

Committee or other entity submitting the proposal: Civil and Small Claims Advisory Cmmittee

Staff contact (name, phone and e-mail): Anne M. Ronan, 415-865-8933

Identify project(s) on the committee's annual agenda that is the basis for this item:

Approved by Rules Committee date: November 2, 2020 (amendment approved by Justice Hull, Chair Project description from annual agenda: • Item 2. : The enactment of the Tenant, Homeowner, and Small Landlord Relief and Stabilization Act of 2020 (Assem. Bill 3088) changes the practice and procedures relating to all residential unlawful detainer actions from now until January 31, 2021, and for a longer period for actions based on unpaid rent due at any time between March 1, 2020, and January 31, 2021. The new law raises the jurisdictional limit of small claims cases for recovery of unpaid rents due during that period. New forms or rules will be developed as appropriate to implement this bill. Additional forms or further revisions may be required if additional legislation is enacted before January 1, 2021 year relating to unlawful detainers as legislators have indicated is likely.

If requesting July 1 or out of cycle, explain:

The council adopted and approved rules to aid parties and courts with the provisions of AB 3088 that became operative October 5, 2020. Three of those forms circulated for comments before the council's action. However, form UD-105 did not, and so circulated post-approval. The committee is proposing further revisions in light of comments received.

Additional Information: (To facilitate Rules Committee's review of your proposal, please include any relevant information not contained in the attached summary.)

California Rules of Court, rules 10.5(h) and 10.13(d) allow the Judicial Council to act on business between meetings, including urgent matters, by circulating order. This draft circulating order memorandum does not constitute a Judicial Council meeting, and so prior public notice of a proposed circulating order is not required. Once approved by the Rules Committee the proposal can be sent out for the vote by council members. Cal. Rules of Court, rule 10.13(d) (the Rules Committee initiates circulating orders to allow the council to adopt or approve forms between meetings if necessary). The chair of the council's Executive and Planning Committee will also be provided a copy of this proposed circulating order before it is sent out.



JUDICIAL COUNCIL OF CALIFORNIA

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

CIRCULATING ORDER MEMORANDUM TO THE JUDICIAL COUNCIL

Circulating Order Number: CO-20-17

Title

Unlawful Detainers: Answer Form to Implement Assembly Bill 3088

Rules, Forms, Standards, or Statutes Affected Revise form UD-105

Recommended by Civil and Small Claims Advisory Committee Hon. Ann I. Jones, Chair

Action Requested

VOTING MEMBERS ONLY: Submit votes by responding to the transmittal e-mail.

Please Respond By December 4, 2020, at noon

Date of Report November 17, 2020

Contact Anne M. Ronan, Legal Services Judicial Council Support *judicialcouncil@jud.ca.gov*

California Rules of Court, rules 10.5(h) and 10.13(d) allow the Judicial Council to act on business between meetings, including urgent matters, by circulating order. This memorandum is not a Judicial Council meeting, circulating orders are conducted via electronic communications. Prior public notice of a proposed circulating order is not required.

Executive Summary

The enactment of the Tenant, Homeowner, and Small Landlord Relief and Stabilization Act of 2020 (Assem. Bill 3088; Stats. 2020, ch. 37) changed the practice and procedures relating to all residential unlawful detainer actions from September 1, 2020, through January 31, 2021, and for a longer period for actions based on unpaid rent due at any time between March 1, 2020, and January 31, 2021. The Judicial Council, at the recommendation of the Civil and Small Claims Advisory Committee, adopted new and revised forms to assist both courts and parties in determining how to proceed with cases under the new law.

Because the new law was enacted as urgency legislation on August 31, 2020, with many of the new procedures relating to unlawful detainers based on nonpayment of rent becoming operative on October 5, the council approved the new forms and the revised *Answer—Unlawful Detainer* (form UD-105) before form UD-105 was circulated for public comment, so that all the forms could be effective by October 5. The revised form UD-105 has been circulated post-approval, and the Civil and Small Claims Advisory Committee now recommends further revisions in light of comments received.

On November XX, 2020, the Rules Committee reviewed the proposal in this circulating order memorandum under California Rules of Court, rule 10.13(d) and approved its circulation to the council.

Recommendation

The Civil and Small Claims Advisory Committee recommends that the Judicial Council, effective December 7, 2020, revise *Answer—Unlawful Detainer* (form UD-105).

The revised form is attached at pages 11–14.

Relevant Previous Council Action

Assembly Bill 3088, which includes the COVID-19 Tenant Relief Act of 2020, was enacted as urgency legislation on August 30, 2020, and put in place new provisions addressing unlawful detainer actions that went into effect immediately. (See Link A.) The bill provides, among other things, certain protections against termination of residential tenancies for failure to pay rent due from March 1, 2020, through January 31, 2021. In order for courts to determine whether, in light of these new protections, judgments may issue on unlawful detainer cases over the coming months, plaintiffs need to provide information beyond the allegations contained in *Complaint*— Unlawful Detainer (form UD-100) or included in individually drafted complaints prior to the enactment of AB 3088. The council adopted Plaintiff's Mandatory Cover Sheet and Supplemental Allegations-Unlawful Detainer (form UD-101), effective October 5, 2020, which includes allegations as to the various facts that a court will need to know to properly apply the new provisions in the AB 3088. At the same time, in light of comments received on form UD-101 and other proposed new forms, the council approved revisions to Answer-Unlawful Detainer (form UD-105) to aid defendants in responding to the allegations in new form UD-101 and raising defenses potentially available under AB 3088. Because there was not time to circulate the revised answer form prior to the October 5 effective date, the form was circulated for public comment after the council approved it.

Analysis/Rationale

For new unlawful detainer cases, the *Plaintiff's Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer* (form UD-101) will effectively act as a supplement to the complaint; for that reason, *Answer—Unlawful Detainer* (form UD-105) was revised so that tenants would be able to use the form to contest those allegations by denying any not true and by asserting potential defenses under the new act. Form UD-105 was revised effective October 5 in two ways:

- Item 2 (for denials) was revised so that the allegations in new form UD-101 could be denied, either within the general denial or as part of the specific denials; and
- Item 3 was revised to add new items to the checklist of potential defenses in item 3, adding those that a defendant may be able to raise under AB 3088, plus two under federal eviction protections, as well as an "other" item for any affirmative defenses under AB 3088's COVID-19 Tenant Relief Act of 2020 or local COVID-19–related ordinances, to cover any affirmative defenses not expressly identified on the form.

In light of the comments provided, the Civil and Small Claims Advisory Committee is now recommending further revisions to the answer form to make items 2 and 3 clearer and easier for self-represented parties to use, and to identify additional defenses applicable under the COVID-19 protections provided in AB 3088 and federal laws and orders. The most significant revisions are summarized below.

In item 2, the item in which a defendant can state a general denial or specific denials as appropriate, descriptive titles have been added to each subpart to clarify what each is for, and the instructions have been expanded and placed immediately following the titles. The items for specific denials of allegations in the complaint have been more clearly separated from the items for specific denials of the supplemental allegations in form UD-101. Additionally, a new subitem 2b(2)(a) has been added to allow a defendant to assert that plaintiff's form UD-101 was not provided. Without this new item, it would be difficult for a defendant to indicate that the new form UD-101 was not included with the complaint—a need noted by several commenters—the omission of which could result in the defendant being deemed to have admitted allegations in a form that was never received.

Item 3 has also been revised in several ways. First, the title has been expanded from "Affirmative Defenses" to "Defenses and Objections." Several commenters requested a change in the item title—or the separation of some of its content into an additional item—, noting that some of the subitems in new item 3m (related to complaints based on nonpayment of rent due between March 1, 2020 and January 31, 2020) could be asserted as defenses that the plaintiff had not stated a prima facie case for unlawful detainer under the provisions of Code of Civil Procedure¹ section 1179.03.² Commenters were concerned that if listed under the title of "Affirmative

¹ All further statutory references are to the Code of Civil Procedure unless otherwise noted.

² Termination notices based on demands for payment of COVID-19 rental debt that do not include all the elements stated in section 1179.03 are not sufficient to establish a cause of action for unlawful detainer. (§ 1179.03(a).) Because objections that a complaint does not adequately state a cause of action may be raised in either a demurrer or an answer (§ 430.10), and because most self-represented parties will not know how to prepare demurrers, the committee believes that it is appropriate to include such objections in the answer form.

Defenses," parties and judicial officers may assume that the burden of proving such defenses is on the defendant rather than with the plaintiff.

The instruction following the title of item 3 has also been expanded, including by adding a link to the eviction web page on the California Courts Online Self-Help Center, which provides procedural information along with links to web pages with more substantive legal guidance.

Several additional potential defenses were added to item 3:

- That plaintiff failed to provide the general notice of rights required by section 1179.04;
- That plaintiff failed to provide the declaration of COVID-19–related financial distress in the required language as mandated by section 1179.03(d);
- For cases filed after January 31, 2021, that defendant provided the minimum payment required for certain months, in addition to the declaration of COVID-19–related financial distress, to be protected from eviction as provided in section 1179.03(g)(2); and
- For cases filed before February 1, 2021, that the termination of the tenancy is not based on just cause as required in section 1179.03.5(a)(3).

Finally, several items previously included in new item 3m were moved into separate items because the defenses are not limited to only those complaints described in the introduction to that item—that is, complaints based on nonpayment of rent due between March 1, 2020 and January 31, 2020.

Policy implications

The COVID-19 pandemic presents an unprecedented crisis that threatens the lives, health, and safety of all Californians. In AB 3088, the Legislature has enacted policies balancing protections for tenants—who are facing the loss of housing and potentially face homelessness as a result of financial losses or expenditures related to the pandemic—with the rights of property owners who also have financial interests at stake. However, as noted by many of the commenters on this form, the complexities of the provisions intended to protect landlords and tenants may place unrepresented parties at a disadvantage if clear forms are not provided for their use. The proposed forms will assist courts in providing consistent experiences to all court users—including self-represented parties—attempting to navigate the challenging new provisions set forth in AB 3088.

Comments

Form UD-105, approved October 5, 2020, was circulated over a two-week comment period, from October 9 through October 23. Fourteen comments were received on the form, from nine legal service and public advocacy groups (hereafter referred to as Tenant Advocates); the California Lawyers Association's (CLA) Access to Justice Advisory Committee; three individual attorneys, including one from a court self-help center; a group of six California state legislators (the same legislators who commented on the earlier unlawful detainer forms proposal); and the Superior Court of San Diego County.

The comments and the committee's responses to them are all included in the chart of comments at pages 18–89, with a summary of the most significant ones provided below. Most of the commenters did not state a formal position on the October 5 revisions to form UD-105, but instead responded to the questions listed in the "Request for Specific Comments" in the Invitation to Comment (ITC), with some commenters also raising additional issues. None opposed the original revisions to the answer form, although several requested modifications and further revisions.

Comments in response to questions listed in the ITC

1. Does the proposal appropriately address the stated purpose? Two sets of comments came up in response to this query: concerns regarding the clarity of item 2 on the form raised by the Tenant Advocates, and a suggestion from CLA's Access to Justice Advisory Committee that additional information be added to the form.

Most of the Tenant Advocates' comments on item 2 have been addressed in the revisions made to that item described above. However, the suggestions by some that all references in item 2 to the "complaint" be replaced with the full title of the Judicial Council form complaint (form UD-100) was declined by the advisory committee because form UD-100 is optional, not mandatory. Many unlawful detainer complaints are filed without use of this complaint form. Limiting the use of form UD-105 to only those cases in which the complaint is filed on form UD-100 would severely restrict its usefulness for self-represented defendants.

The CLA's Access to Justice committee responded to this question by suggesting that the answer form should include "contact information and hyperlinks to self-help centers, navigator programs, and other resources maintained by local courts to assist pro per litigants." The committee notes that because this information would differ from court to court, it is not possible to include such information on a statewide form. Moreover, under section 1161.2(c), each court is already required to send a notice to each unlawful detainer defendant that includes information about local attorney referral panels and legal services providers.

The CLA committee also suggested that tenants be informed up front of resources they can turn to for help. In light of this comment, the committee has added—to the instructions at the top of item 3—a link to the California Courts Online Self-Help Center web page that provides information regarding evictions generally,³ as well as links for information about COVID-19–related protections.

2. Would it be appropriate to add an affirmative defense that defendant has provided a declaration of financial distress covering all months between September 1 and January 31 that are at issue in the action and has paid 25 percent of rent or other financial obligations arising from the tenancy due during those months?

³ California Courts Online Self-Help Center, "Eviction," https://www.courts.ca.gov/selfhelp-eviction.htm.

Most of the commenters agreed that this is a valid affirmative defense, although many expressed concern that it be made clear that the 25 percent payment was not required before January 31, 2021, to eliminate any confusion that payments were required at the time the tenant originally delivered the declaration. The committee agrees and has made that clear in new item 3m(6)(b).

At least one commenter disagreed with this addition, asserting that the affirmative defense that a tenant has paid the full minimum amount due for protection under AB 3088 is implicit in the defense that a declaration of financial distress has been provided to the landlord. For tenants served with a notice of termination based solely on failure to pay COVID-19–related rental debt due between March 1 and August 31, 2020 (the "protected" period in the new law), section 1179.03(g)(1) provides that a tenant's provision of the declaration is sufficient to stop an unlawful detainer action. However, for tenants served with a termination notice based on failure to pay COVID-19–related rental debt due between September 1, 2020, and January 31, 2021 (the "transition" period in the new law), section 1179.03(g)(2) provides that timely delivery of a declaration to the landlord stops an unlawful detainer action only until February 1, 2021. From that point, a landlord may bring an unlawful detainer action unless the tenant has, by January 31, 2021, paid 25 percent of all COVID-19–related rental debt due between September 1, 2020, and January 31, 2020, and January 31, 2021. Therefore, in cases filed after January 31, 2021, tenants may require this as a separate affirmative defense.

3. Are there additional affirmative defenses that may be made under AB 3088 or federal eviction law that should be added to item 3 on the form?

The Tenant Advocates along with some other commenters noted that there were at least two additional defenses that should be added to the form: failure of plaintiff to show just cause in nonpayment of rent cases and failure to provide the general notice of rights under section 1179.04.⁴ As noted above, the committee added both to the form. (See items 3m(1) and 3n.)

One commenter noted that section 1179.03(d) states that, if the landlord was required by law to provide a translation of the rental agreement to the tenant, then the landlord "shall also provide" an unsigned declaration of financial distress in that same language. New item 3m(4) reflects this suggestion.

Commenter Disability Rights Education & Defense Fund (DREDF) suggested adding to the lists of defenses one stating that "Plaintiff seeks to evict Defendant based on disability." DREDF asserts as a reason for this suggestion the fact that the Centers for Disease Control and Prevention's *Temporary Halt in Residential Evictions to Prevent the Further Spread of COVID-19*, 85 Federal Register 55292 (Sept. 4, 2020) (CDC order) allows evictions based on a

⁴ Many of the commenters suggest that the defense be that the notice was not served prior to September 30, 2020. However, while section 1179.04(a) states that the notice must be served on tenants who had not made one or more payments during the *protected* period (between March 1 and August 31, 2020), that provision does not make any mention of tenants who do not make payments during the *transition* period (between September 1, 2020 and January 31, 2021). The only reference to that period is by implication in section 1179.04(c), which provides that a termination notice under section 1179.03(b) (regarding the protected period) or 1179.03(c) (regarding the transition period) may not be served on a tenant before the landlord has provided this general notice of rights.

tenant "threatening the health or safety of other residents (*id.* at p. 55294) and, according to DREDF, disability-related behavior may be construed as threatening the health and safety of other residents. The advisory committee notes that there is a defense based on discriminatory action by the landlord on the form already. See item 3f. In addition, the advisory committee is not interpreting the CDC order as part of this proposal. It declines the suggestion to add an affirmative defense based on a landlord acting as expressly permitted under that order.

4. Would it be appropriate to have the affirmative defense of having served a declaration under the Centers for Disease Control and Prevention's temporary eviction moratorium order (see Link C) as a standalone affirmative defense (rather than as part of item 3m)? The consensus among commenters was that this item should be removed from those relating only to cases for nonpayment of rent between March 1, 2020, and January 31, 2021, because the defense can encompass cases based on non-payment before that period and cases based on reasons other than nonpayment. As noted above, the committee agrees and has moved this item.

Commenter Family Violence Appellate Project (FVAP) also suggested that the standalone affirmative defense that references the CDC order should also advise tenants to seek legal advice through LawHelpCA (*lawhelpca.org*) (which refers parties to lawyers in the area), and contain an advisement that other protections may be available for tenants who do not qualify for AB 3088. The committee declines this suggestion, noting that no such advice to seek legal guidance is included in any of the other defenses listed, although it would be just as applicable in all of them. Moreover, as noted above, information on how to find legal advice is included in the notice courts send out to all unlawful detainer defendants under section 1161.2. In addition, a link to the California Courts Self-Help Online Center web page on evictions, which includes links to information about COVID-19–related protections, has been added to item 3.

CLA's Access to Justice Advisory Committee suggests that all of the subitems in item 3m should be listed separately, each with its own checkbox, so that the defenses do not appear to be contingent on each other. The committee notes that several have now been separated out of 3m, but that the ones that remain are all contingent on the two-line introductory statement in item 3m—that the demand for possession of residential real property is based on nonpayment of rent or other financial obligations due between March 1, 2020 and January 31, 2021. If not placed as subitems under that statement, the statement would have to be repeated at the beginning of each subitem, making the form significantly longer and potentially more confusing.

5. Would it be appropriate to have the affirmative defense of "other" violation of the COVID-19 Tenant Relief Act of 2020 or a local COVID-19–related ordinance regarding evictions as a standalone affirmative defense (rather than as part of item 3m)? Comments were mixed on this point, but most agreed the item should be moved, so that it can be used to raise COVID-19–related defenses, state or local, beyond those relating to nonpayment of rent. The committee agrees and has moved the item (see item 30).

6. Are there other revisions that it would be appropriate to make to the affirmative defenses in *items 31 or 3m*? The Tenant Advocates, the group of California state legislators, and one of the

individual attorneys all raised the same point—item 3 should be retitled from "Affirmative Defenses" to either just "Defenses" or "Affirmative and Other Defenses." See the discussion above relating to the revision of the title in light of these comments.

Comments on additional issues⁵

Information Sheet. Commenter Public Law Center suggested developing an information sheet to go along with the answer form. The CLA committee made a similar suggestion.⁶ The advisory committee agrees that an information sheet relating to the unlawful detainer answer form is a good idea, but this is a complex area of law and an information sheet will take a substantial amount of time and effort to develop. There has not been the time to do that at this point, although the advisory committee has discussed developing such a form in the future as time and resources allow.

The advisory committee also questions whether a statewide form is the best way to provide information about swiftly changing rights and responsibilities relating to COVID-19 pandemic issues. New web pages have been added to the California Courts Online Self-Help Center relating to the provisions of AB 3088 and the rights and responsibilities of landlords and tenants rights and responsibilities under the new law, with links to more information about both state and federal protections and legal resources.⁷ Revising the form to add links to the self-help center information regarding evictions, as has been done in item 3, seems a better alternative than trying to rush development of an additional new form that likely will need to be revised in the coming months.

Advisement re reasonable accommodations. Most of the Tenant Advocates suggested that an advisement be added to the form regarding requests for reasonable accommodations by persons with disabilities. This issue was previously raised by commenters in September 2020 in response to the new UD forms circulated at that time, and the committee declined to incorporate the suggestion. Such accommodations are not specific to COVID-19 eviction protections, which are the impetus for this expedited proposal. To the extent advice regarding accommodations from a landlord should be included in a future information sheet on responding to unlawful detainers generally, the committee will consider it in the future as time and resources allow. To the extent the comments relate to reasonable accommodations at a court, there is a process in place to address this issue. (See Cal. Rules of Court, rule 1.100 and *Request for Accommodations by Persons with Disabilities and Response* (form MC-410).)

Advisement re federal domestic violence protections. Commenter Family Violence Advocacy Project (FVAP) has again requested an advisement be added about additional protections under

⁵ Some of the commenters raised, as an "additional issue" in their comments, concerns that expanded item 2 (denials) was confusing; others raised such concerns in response to the first question on the ITC. The issue has been addressed above, in the discussion of the first question on the ITC.

⁶ The CLA committee also suggested a rule mandating that such form be served by plaintiff with the complaint and form UD-101. That part of the suggestion is significantly outside the scope of this proposal.

⁷ California Courts Online Self-Help Center, "New Laws Apply to Eviction Cases," <u>www.courts.ca.gov/44660.htm</u>.

federal law for domestic violence victims that may be a defense to an eviction, citing title 34 United States Code section 12491. The FVAP made the same request in September, and the committee declined to add them, concluding that those defenses are not specific to COVID-19 eviction protections, which are the impetus for and focus of this expedited proposal. Including such an advisement in an information sheet regarding responding to unlawful detainers generally, will be considered in the future as time and resources allow.

Request for jury trial. The Tenant Advocates all suggest that an item be added to the form to allow a tenant to ask for a jury trial. No such item exists on the form complaint or on any other Judicial Council pleading form. This request is outside the scope of this proposal and would be a significant change to the form. Moreover, such a request may be made using the current *Request/Counter Request to Set for Trial* (form UD-105), as explained on the California Court's Self-Help web page. The advisory committee may consider the suggestion to add it to the answer form in the future as time and resources permit

Attaching declarations. The group of six California state legislators noted that they considered the list of affirmative defenses in the October 5 form as circulated complete, but suggested that form UD-105 should also include a copy of the declaration of COVID-19–related financial distress and the declaration under the CDC Order. The committee considered but declined this suggestion. Including the declaration forms with the answer form would lead to confusion as to when and how the declarations are to be provided to a landlord, and could also imply that the declarations must be filed as part of an answer in all unlawful detainer cases. AB 3088 provides that the declaration only applies in residential tenancies and only when the termination is based on nonpayment of COVID-19 rental debt. Even in those cases, it is not supposed to be filed with the court unless defendant did not timely provide a declaration with good cause and, when it is filed, the court must set a hearing to determine if such good cause exists.

Similar arguments apply to the declaration under the CDC order. For example, there is no basis to provide such a declaration in a non-residential case, or in any case filed after December 31, 2020. Nor is there any provision in the CDC order for filing it with the court at all—it is to be provided to the landlord. While a party may want to submit a copy to the court with testimony or a declaration to show it was delivered to the landlord, the CDC declaration itself is not a pleading. Moreover, the council does not adopt federal forms as Judicial Council forms unless mandated to do so. There is no such mandate in the CDC order or in any state law.

Alternatives considered

In addition to the alternatives discussed above, the committee considered not recommending any further revisions to form UD-105. However, it concluded that both courts and parties—particularly self-represented litigants—might face difficulties in raising and addressing available defenses under the various COVID-19–related laws if the form were not further revised.

Fiscal and Operational Impacts

Although AB 3088 will have a significant impact on court operations, the revised form should help to alleviate that impact, by making it less difficult for judicial officers to adjudicate unlawful detainer proceedings in compliance with the new law. Court staff, judicial officers, and self-help center staff will need to be made aware of the revised forms, and that older versions should not be rejected (see Cal. Rules of Court, rule 1.42.).

Attachments and Links

- 1. Form UD-105 at pages 11–14
- 2. Voting instructions at page 15
- 3. Vote and signature pages. at pages 16–17.
- 4. Chart of comments at pages 18–90.
- 5. Link A: Assembly Bill 3088, http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB3088
- 6. Link B: Temporary Halt in Residential Evictions to Prevent the Further Spread of COVID-19, 85 Fed. Reg. 55292, www.federalregister.gov/documents/2020/09/04/2020-19654/temporary-halt-in-residential-evictions-to-prevent-the-further-spread-of-COVID-19

			UD-10
ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR N	UMBER:	FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	DRAFT
TELEPHONE NO.:	FAX NO.:		
E-MAIL ADDRESS:			
ATTORNEY FOR (name):			11/17/2020
SUPERIOR COURT OF CALIFORNIA, COUN	TY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PLAINTIFF:			
DEFENDANT:			
ANSWER-		AINER	CASE NUMBER:

1. Defendant (all defendants for whom this answer is filed must be named and must sign this answer unless their attorney signs):

answers the complaint as follows:

2. **DENIALS** (Check ONLY ONE of the next two boxes.)

- a. General Denial (Do not check this box if the complaint demands more than \$1,000.) Defendant generally denies each statement of the complaint and of the Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer (form UD-101).
- b. Specific Denials (Check this box and complete (1) and (2) below if complaint demands more than \$1,000.) Defendant admits that all of the statements of the complaint and of the Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer (form UD-101) are true EXCEPT:
 - (1) Denial of Allegations in Complaint (Form UD-100 or Other Complaint for Unlawful Detainer)

 (a) Defendant claims the following statements of the complaint are false (state paragraph numbers from the complaint or explain below or, if more room needed, on form MC-025):
 - Explanation is on form MC-025, titled as Attachment 2b(1)(a).
 - (b) Defendant has no information or belief that the following statements of the complaint are true, so defendant denies them (state paragraph numbers from the complaint or explain below or, if more room needed, on form MC-025):
 - Explanation is on form MC-025, titled as Attachment 2b(1)(b).
 - (2) Denial of Allegations in Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer (form UD-101)
 (a) Defendant did not receive plaintiff's Mandatory Cover Sheet and Supplemental Allegations (form UD-101). (If not checked, complete (b) and (c).)
 - (b) Defendant claims the following statements on the Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer (form UD-101) are false (state paragraph numbers from form UD-101 or explain below or, if more room needed, on form MC-025): Explanation is on form MC-025, titled as Attachment 2b(2)(b).
 - (c) Defendant has no information or belief that the following statements on the Mandatory Cover Sheet and Supplemental Allegations—Unlawful Detainer (form UD-101) are true, so defendant denies them (state paragraph numbers from form UD-101 or explain below or, if more room needed, on form MC-025):
 Explanation is on form MC-025, titled as Attachment 2b(2)(c).

ANSWER—UNLAWFUL DETAINER

Page 1 of 4

CASE NUMBER:

 DEFENSES AND OBJECTIONS (NOTE: For each box checked, you must state brief facts to support it in item 3s more room is needed, on form MC-025. You can learn more about defenses and objections at www.courts.ca.gov/selfhelp-eviction.htm.) 				
	a.	(Nonpayment of rent only) Plaintiff has breached the warranty to provide habitable premises.		
	b.	(Nonpayment of rent only) Defendant made needed repairs and properly deducted the cost from the rent, and plaintif not give proper credit.	f did	
	c.	(Nonpayment of rent only) On (date): before the notice to pay or quit expired, defendant offer the rent due but plaintiff would not accept it.	ered	
	d.	Plaintiff waived, changed, or canceled the notice to quit.		
	e.	Plaintiff served defendant with the notice to quit or filed the complaint to retaliate against defendant.		
	f.	By serving defendant with the notice to quit or filing the complaint, plaintiff is arbitrarily discriminating against the defendant in violation of the Constitution or the laws of the United States or California.		
	g.	Plaintiff's demand for possession violates the local rent control or eviction control ordinance of <i>(city or county, title of ordinance, and date of passage)</i> :		
		(Also, briefly state in item 3s the facts showing violation of the ordinance.)	-	
	h.	Plaintiff's demand for possession is subject to the Tenant Protection Act of 2019, Civil Code section 1946.2 or 1947.1 and is not in compliance with the act. (Check all that apply and briefly state in item 3s the facts that support each.)	2,	
		(1) Plaintiff failed to state a just cause for termination of tenancy in the written notice to terminate.		
		(2) Plaintiff failed to provide an opportunity to cure any alleged violations of terms and conditions of the lease (other payment of rent) as required under Civ. Code, § 1946.2(c).	than	
		(3) Plaintiff failed to comply with the relocation assistance requirements of Civ. Code, § 1946.2(d).		
		(4) Plaintiff has raised the rent more than the amount allowed under Civ. Code, § 1947.12, and the only unpaid rent i unauthorized amount.	s the	
		(5) Plaintiff violated the Tenant Protection Act in another manner that defeats the complaint.		
	i.	Plaintiff accepted rent from defendant to cover a period of time after the date the notice to quit expired.		
	j.	Plaintiff seeks to evict defendant based on an act against defendant or a member of defendant's household that constitutes domestic violence, sexual assault, stalking, human trafficking, or abuse of an elder or a dependent adult. (defense requires one of the following: (1) a temporary restraining order, protective order, or police report that is more than 180 days old; OR (2) a signed statement from a qualified third party (e.g., a doctor, domestic violence or sexual assault counselor, human trafficking caseworker, or psychologist) concerning the injuries or abuse resulting from these acts).)	not or	
	k.	Plaintiff seeks to evict defendant based on defendant or another person calling the police or emergency assistance (e ambulance) by or on behalf of a victim of abuse, a victim of crime, or an individual in an emergency when defendant or the other person believed that assistance was necessary.		
	I.	Plaintiff's demand for possession of a residential property is in retaliation for nonpayment of rent or other financial obligations due between March 1, 2020, and January 31, 2021, even though alleged to be based on other reasons. (C Code, § 1942.5(d).)	Civ.	
	m.	Plaintiff's demand for possession of a residential property is based on nonpayment of rent or other financial obligation due between March 1, 2020, and January 31, 2021, and (check all that apply):	S	
		(1) Plaintiff did not serve the general notice of rights under the COVID-19 Tenants Relief Act as required by Code of Procedure section 1179.04.	Civil	
		(2) Plaintiff did not serve the required 15-day notice. (Code Civ. Proc., § 1179.03(b) or (c).)		
		(3) Plaintiff did not provide an unsigned declaration of COVID-19–related financial distress with the 15-day notice. (C Civ. Proc., § 1179.03(d).)	ode	
		(4) Plaintiff did not provide an unsigned declaration of COVID-19–related financial distress in the language in which the landlord was required to provide a translation of the rental agreement. (Code Civ. Proc., § 1179.03(d).)	he	
		(5) Plaintiff identified defendant as a "high-income tenant" in the 15-day notice, but plaintiff did not possess proof at the time the notice was served establishing that defendant met the definition of high-income tenant. (Code Civ. Proc., § 1179.02.5(b).)		

CASE NUMBER:

m. ((6)	(a)	

Defendant delivered to plaintiff one or more declarations of COVID-19–related financial distress. (Code Civ. Proc., § 1179.03(f).) (Describe when and how delivered):

(b) *(For cases filed after January 31, 2021)* Defendant, on or before January 31, 2021, paid or offered plaintiff payment of at least 25% of the total rental payments that were due between September 1, 2020, and January 31, 2021, and that were demanded in the termination notices for which defendant delivered the declarations described in (a). (Code Civ. Proc., § 1179.03(g)(2).)

- (7) Defendant is currently filing or has already filed a declaration of COVID-19-related financial distress with the court. (Code Civ. Proc., § 1179.03(h).)
- n. (For cases filed before February 1, 2021) Plaintiff's demand for possession of a residential tenancy is based on a reason other than nonpayment of rent or other financial obligations, and plaintiff lacks just cause for termination of the tenancy, as defined in Civil Code section 1946.2(b) or Code of Civil Procedure section 1179.03.5(a)(3)(A).
- Plaintiff violated the COVID-19 Tenant Relief Act of 2020 (Code Civ. Proc., § 1179.01 et seq.) or a local COVID-19
 –related ordinance regarding evictions in some other way (briefly state facts describing this in item 3s).
- p. (For cases filed before January 1, 2021) Defendant provided plaintiff with a declaration under penalty of perjury for the Centers for Disease Control and Prevention's temporary halt in evictions to prevent further spread of COVID-19 (85 Federal Register 55292 at 55297), and plaintiff's reason for termination of the tenancy is not one that the temporary halt in evictions applies to. (Describe when and how provided):
- **q.** (For cases filed before January 1, 2021) Plaintiff violated the federal CARES Act, because the property is covered by that act and (check all that apply):
 - (1) The federally-backed mortgage on the property was in forbearance when plaintiff brought the action. (15 U.S.C. § 9057.)
 - (2) The plaintiff did not give the required 30 days' notice. (15 U.S.C. § 9058(c).)
- Other defenses and objections are stated in item 3s.
- s. (Provide facts for each item checked above, either below, or, if more room needed, on form MC-025):
 Description of facts or defenses are on form MC-025, titled as Attachment 3s.

4. OTHER STATEMENTS

a. Defendant vacated the premises on (date):

CASE NUMBER:

-	d. County of registration: Fach defendant for whom this answer is filed must b (TYPE OR PRINT NAME) (TYPE OR PRINT NAME) (Use a different verification form if the	e. Registration number: f. Expiration date: the named in item 1 and must sign this answer unless defendant's attorney of (SIGNATURE OF DEFENDANT OR ATTORNEY) (SIGNATURE OF DEFENDANT OR ATTORNEY) VERIFICATION the verification is by an attorney or for a corporation or partnership.) ad this answer. I declare under penalty of perjury under the laws of the State	
(Ea	d. County of registration: Fach defendant for whom this answer is filed must b	(SIGNATURE OF DEFENDANT OR ATTORNEY)	signs.)
(Ea	d. County of registration: Fach defendant for whom this answer is filed must b	e named in item 1 and must sign this answer unless defendant's attorney s (SIGNATURE OF DEFENDANT OR ATTORNEY)	signs.)
(Ea	d. County of registration: Each defendant for whom this answer is filed must b	he named in item 1 and must sign this answer unless defendant's attorney s	signs.)
(Ea	d. County of registration: Each defendant for whom this answer is filed must b		signs.)
(Ea	d. County of registration:		signs.)
		e. Registration number: f. Expiration date:	
	c. Street address, city, and zip code:		
	a. Assistant's name:	b. Telephone number:	
7.	(Must be completed in all cases.) An unlawful de assistance with this form. (If defendant has received assistance with this form.)	etainer assistant did not did for compensation give advid yed any help or advice for pay from an unlawful detainer assistant, state):	ce or
6.	Number of pages attached:	R ASSISTANT (Bus. & Prof. Code, §§ 6400–6415)	
	All other requests are stated on t	form MC-025, titled as Attachment 5e.	
	e. Other (specify below or on form MC-02)	· · · ·	
	d. that plaintiff be ordered to (1) make repa	airs and correct the conditions that constitute a breach of the warranty to p nonthly rent to a reasonable rental value until the conditions are corrected.	
	 b. costs incurred in this proceeding. c. reasonable attorney fees. 		
5.	DEFENDANT REQUESTS a. that plaintiff take nothing requested in the corr	ıplaint.	
	c Other <i>(specify below or, if more room no</i>	· · · · · · · · · · · · · · · · · · ·	
	Explanation is on form MC-025, titled a	as Attachment 4b.	

Instructions for Review and Action by Circulating Order

Voting members

- Please reply to the email message with "I approve," "I disapprove," or "I abstain," by **December 4 at noon.**
- If you are unable to reply by December 4 at noon please do so as soon as possible thereafter.

Advisory members

The circulating order is being emailed to you for your information only. There is no need to sign or return any documents.

CIRCULATING ORDER Judicial Council of California Voting and Signature Pages

Effective December 7, 2020, the Judicial Council approves the revised *Answer—Unlawful Detainer* (form UD-105).

My vote is as follows:	
□ Approve □ Disap	prove D Abstain
Tani G. Cantil-Sakauye, Chair	Marla O. Anderson
Richard Bloom	C. Todd Bottke
Stacy Boulware Eurie	Kevin C. Brazile
Kyle S. Brodie	Jonathan B. Conklin
Carol A. Corrigan	Samuel K. Feng
Brad R. Hill	Rachel W. Hill
Harold W. Hopp	Harry E. Hull, Jr.

My vote is as follows:		
□ Approve	□ Disapprove □ Abstain	
Hannah-Beth Jackson	Patrick M. Kelly	
Dalila Corral Lyons	Gretchen Nelson	
Maxwell V. Pritt	David M. Rubin	
Marsha G. Slough	-	

Date:

Attest:

Administrative Director and Secretary of the Judicial Council

SP20-07 Unlawful Datainars: Davised Answer Form to In

Unlawful Detainers: Revised Answer Form to Implement Assembly Bill 3088 (Revise form UD-105)

All comments are verbatim unless indicated by an asterisk (*).

	Commenter	Position	Comment	Committee Response
1.	Asian Americans Advancing Justice—Asian Law Caucus by Tiffany L. Hickey, Esq. & Arianna Cook-Thajudeen, Esq. Housing Rights Program	NI	We write respectfully in response to the Judicial Council's Invitation to Comment SP20-07, Unlawful Detainers: Revised Answer Form to Implement Assembly Bill 3088. We understand and appreciate that the Judicial Council has been required to act quickly to implement the complex new laws protecting tenants from eviction during the unprecedented COVID-19 pandemic. As discussed in our prior comment letter, these forms are particularly critical in a pandemic when many tenants in crisis will be facing eviction without legal counsel. Thus it is especially important to ensure that the forms are clear, easy to use, and allow tenants a meaningful opportunity to assert relevant defenses. Asian Americans Advancing Justice – Asian Law Caucus is the nation's first legal and civil rights organization serving the low-income Asian Pacific American communities. We focus on housing rights, immigration and immigrants' rights, labor and employment issues, student advocacy (ASPIRE), civil rights and hate violence, national security, and criminal justice reform. We see in our all areas of our work and data supports that the COVID-19 pandemic continues to be a serious threat to the health and safety of Californians. [FN 1. Tracking Coronavirus in California, L.A. TIMES (October 22, 2020), https://www.latimes.com/projects/california- coronavirus-cases-tracking-outbreak/; also https://covid19.ca.gov/state-dashboard/#top.] We are grateful the legislature has followed the Council's lead and created protections for tenants. As some eviction cases have moved forward throughout the pandemic, we have seen firsthand how difficult it is for the court, litigants, and	The committee appreciates the comment.

All comments are verbatim unless indicated by an asterisk (*).

Commenter	Position	Comment	Committee Response
		attorneys to navigate this uncharted territory. Given the onslaught of evictions faced by Californians, [FN 2. UD Day: Impending Evictions and Homelessness in Los Angeles, The UCLA Luskin Institute on Inequality and Democracy, Gary Blasi (May 28, 2020), https://challengeinequality.luskin.ucla.edu/2020/05/28/ud- dayreport/.] we hope the comments and suggestions in this letter help to streamline the implementation of the complex new law, and conserve vital court resources while ensuring every tenant is afforded a safe and fair day in court. Below we address the Council's specific inquiries and offer additional general suggestions.	
		I. Does the proposal appropriately address the stated purpose? The changes address the stated purpose in part by allowing defendants to raise defenses related to COVID-19 eviction protections. However, as discussed further below, the form is confusing and should be improved for clarity and ease of use for unrepresented litigants fighting to save their homes.	See responses to specific suggestions below.
		II. Would it be appropriate to add an affirmative defense that defendant has provided a declaration of financial distress covering all months between September 1 and January 31 that are at issue in the action and has paid 25 percent of rent or other financial obligations arising from the tenancy due during those	
		months? This addition could be helpful or harmful. Including it will help tenants to identify and raise the defense, but it could also cause confusion. This defense is already implicitly included in the broader affirmative defense at section	The committee disagrees that the affirmative defense that the minimum rent has been paid is implicit in the defense that a declaration of COVID-19–related distress has been provided. The committee agrees with the

All comments are verbatim unless indicated by an asterisk (*).

Commenter	Position	Comment	Committee Response
		m(4)(a) of the proposed form. Addition of the specific defense might cause confusion by implying that tenants must have paid 25% of the rent in order to have a defense regardless of timing. If the Council elects to add this defense, the form should be clear that tenants have until January 31, 2021 to pay. We also suggest that if the Council adds this defense, it be added as another subsection	concern that the affirmative defense clearly state that the 25 percent minimum payment can be made on or before January 31, 2021. New item $3m(6)(b)$ states that and notes that the defense is applicable only in cases filed after that date.
		of section (m) to avoid confusion. Regardless of this potential addition, we further	The committee agrees that the affirmative defense that a declaration has been provided under the CDC Order should be commute
		recommend that section m(4)(b) be separated from section (m) because the CDC Order does not limit protections to the nonpayment of rent due between March 1, 2020 and January 31, 2021. This is a separate protection that includes nonpayment of rent during the listed time period and more. Including it here is confusing and misleading to litigants who qualify for protection under the CDC Order for reasons outside the prefatory statement to section (m).	under the CDC Order should be separate from the defenses available under AB 3088. It is now in separate item 3p.
		III. Are there additional affirmative defenses that may be made under AB 3088 or federal eviction law that should be added to item 3 on the form? Yes. As drafted, the Answer form does not reflect that AB	A defense that the plaintiff lacks just cause
		3088 temporarily applies the just cause protections of the Tenant Protection Act to all tenants, regardless of the Tenant Protection Act's exemptions or length of tenancy requirements. There should be an additional checkbox allowing tenants to state that the landlord did not state just	for a demand for possession has been added at item 3n, with the note that it is only applicable for cases filed before February 1, 2021. (After that date, cases subject to just- cause provisions of the Tenant Protection Act
		cause for eviction. The current language of the form only allows tenants to allege just cause protections <i>if</i> they are covered by the Tenant Protection Act's requirements. This is incorrect under AB 3088 all litigants should have a clear option to assert this defense.	can continue to use item 3h for this defense.)

All comments are verbatim unless indicated by an asterisk (*).

Commenter	Position	Comment	Committee Response
		In addition, the form should allow Defendants to allege that Plaintiff failed to provide Defendant with the required Notice of rights under COVID-19 Tenant Relief Act of 2020 before September 30, 2020. We suggest this also be added as a subsection of section (m).	A defense that plaintiff failed to provide the notice of rights under section 1179.04 has been added at item 3m(1). The defense does not reference "before September 30" because that deadline in section 1179.04(a) appears to only refer to notices to tenants who did not pay rent at some point between March 1, 2020 and August 31, 2020.
		IV. Would it be appropriate to have the affirmative defense of having served a declaration under the Centers for Disease Control and Prevention's temporary eviction moratorium order (see Link C) as a standalone affirmative defense (rather than as part of item 3m)? Yes. As described above, while there is some overlap between the protections provided by AB 3088 and the CDC's temporary eviction moratorium, they have different criteria and offer different protections. Having the CDC affirmative declaration defense grouped with the defenses under AB 3088 in section (m) will likely cause confusion and will lead Defendants who qualify for protection under the CDC Order for reasons not described in section (m) to fail to plead that defense.	The committee agrees; see new item 3p.
		V. Would it be appropriate to have the affirmative defense of "other" violation of the COVID-19 Tenant Relief Act of 2020 or a local COVID-19–related ordinance regarding evictions as a standalone affirmative defense (rather than as part of item 3m)? Yes. Many local jurisdictions have enacted more expansive	The committee agrees that the "other"
		eviction protections than those provided under AB 3088 or the CDC's order. For example, San Francisco has	defense should be separate from item 3m. See new item 3o.

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Commenter	Position	Comment	Committee Response
		temporarily prohibited all residential evictions unless necessary due to violence, threat of violence, or health and safety issues. [FN 3. OFFICE OF THE MAYOR OF SAN FRANCISCO, Mayor London N. Breed, Executive Order Extending Residential Eviction Moratorium (Aug. 25, 2020), https://sfmayor.org/sites/default/files/08252020_Extension _Res_Eviction_Moratorium.pdf; see also Supervisors ban no-fault evictions in SF through March, San Francisco Examiner (October 7, 2020), https://www.sfexaminer.com/news/supervisors-ban-no- fault-evictions-in-sf-through-march/.] Providing a separate line for local COVID-19 related ordinances will reduce confusion and alert Defendants to the possibility of local protections.	
		VI. Other revisions that it would be appropriate to make to the affirmative defenses in items 31 or 3m Yes. The entire section should be retitled. Many of the items listed under "Affirmative Defenses" are actually part of Plaintiffs' prima facie case, including service of the 15 day Notice and Notice of rights. Tenants who are represented by counsel can submit briefing explaining that calling an item an affirmative defense does not mean that the tenant bears the burden of proof. (<i>See Rental Housing Assn. of Northern Alameda County v. City of Oakland</i> (2009) 171 Cal.App.4th 741, 756). But unrepresented tenants will not be able to make these arguments effectively or be familiar with the underlying law. Titling this section of the form "Affirmative Defenses" causes unnecessary confusion and will be especially harmful for unrepresented tenants.	In light of this and other similar comments, the committee has retitled item 3 as "Defenses and Objections." (Objections based on a plaintiff's failure to state a prima facie case may be brought either by demurrer or by answer. See § 430.10.) The committee notes that to the extent a plaintiff has stated the elements of the cause of action but the tenant wants to deny those statements, item 2 is where defendant should be making such denials.

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Commenter	Position	Comment	Committee Response
		While this issue is not new to the Answer form, it is particularly concerning during the current pandemic when even more tenants will face eviction without legal counsel amidst a myriad of new laws. Tenants who are not represented will not be able to explain to the court that the plaintiff has the burden to prove service of the required notices. Therefore this section should be titled "Defenses" or "Affirmative and other Defenses" to make it clear that the Defendant does not bear the burden of proof for many of these issues.	
		VII. Additional issues A. Revision of Section 2 Section 2 of the Proposed Answer is confusing. The general denial paragraph should be separate so it is easy to see that it is a standalone option. The second section where tenants are required to separately respond to allegations should also be revised and should include a checkbox where Defendant can assert that Plaintiff failed to serve the Mandatory Cover Sheet and Supplemental Allegations form.	In light of this and other similar comments, the committee has revised item 2, adding titles to each subpart and adding a checkbox where defendant can state that form UD-101 was not received.
		This section should also be amended to break up responses to the Complaint and the Cover Sheet separately, instead of referring to them jointly in Item 2(b). Also, to avoid any confusion and to make clear that two separate documents are being referenced, the full title of the form Complaint- Unlawful Detainer (form UD-100) should be written out and italicized, consistent with the Mandatory Cover Sheet and Supplemental Allegations- Unlawful Detainer (form UD-101) so that it is clear to Defendants that two separate forms are being referenced.	The responses to the complaint and to form UD-101 have been divided into two subparts, and separately titled. The full title of form UD-100 is not included in the subpart for denying allegation in the complaint, because that form is optional, not mandatory. Many unlawful detainer complaints are filed without use of the Judicial Council complaint form, and this answer form cannot be limited only to those cases in which the complaint is filed on form UD-100.

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		 B. Add reasonable accommodation language On January 1, 2020, the Department of Fair Employment and Housing issued new regulations interpreting and explaining the Fair Employment and Housing Act's provisions related to reasonable accommodations for people with disabilities, among other topics. [FN 4. 2 C.C.R. §§ 12176-12178.] Because people with disabilities will face many additional barriers to timely assertion of their rights during the pandemic, fair housing protections for tenants with disabilities facing eviction are particularly critical at this time. Therefore, the form should include an advisement that people with disabilities are entitled to reasonable accommodations and may request one as needed at any point during the unlawful detainer process, including post judgment. 2 C.C.R. §12176. 	The committee declined this request when developing the forms in September, and does so again. Although the statement is correct, such accommodations are not specific to COVID-19 eviction protections, which are the impetus for this expedited proposal. To the extent such advice regarding accommodations from a landlord should be included in an information sheet regarding unlawful detainers generally, the committee will consider including it should such an information sheet be developed in the future as time and resources allow. To the extent the comments relate to reasonable accommodations at a court, there is a process in place already to address this issue. (See Cal. Rules of Court, rule 1.100 and <i>Request</i> <i>for Accommodations by Persons with</i> <i>Disabilities and Response</i> (form MC-410).)
		 C. Add a jury request box Tenants are being asked to complete and understand a very large number of forms due to the new COVID-19 protections. Please add a jury request box to the Answer form to make it easier for tenants to exercise their constitutional right to a jury trial so they do not have to file another additional form. VIII. Conclusion While intended to protect tenants, the complexities of the new COVID-19 laws will place unrepresented tenants at an incredible disadvantage. We are deeply concerned about 	This suggestion is outside the scope of this proposal and would be a substantive change to the proposal. Moreover, such a request may be made using the current <i>Request/Counter Request to Set for Trial</i> (form UD-105). The committee will consider the suggestion in the future as time and resources permit.

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	Commenter	Position	Comment	Committee Response
			access to justice for people who receive an unlawful detainer summons and cannot access legal assistance. These households will be left to navigate this confusing web of policies on their own, at a time when many courts have shortened or limited hours and require litigants to use technology to participate in hearings, and those with health concerns are unable to leave their homes at all let alone visit a crowded courthouse. We appreciate your efforts to make these forms accessible and as comprehensive as possible in this challenging situation. Even where local jurisdictions have passed eviction protections, tenant litigants may not understand how these protections apply or how to use them. COVID-19 has greatly reduced the resources and access to information and services otherwise available to tenants: self-help centers are closed or providing limited services, legal aid offices are operating remotely, and courts are employing a wide range of remote operating procedures that create more barriers for low-income people, people with limited English proficiency, and people with disabilities to navigate.	
2.	Bay Area Legal Aid by J. Olabisi Matthews, Lara Verwer, & Jia Min Cheng Staff Attorneys	NI	We appreciate the Judicial Council's quick action in implementing the complex new laws protecting tenants from eviction during the COVID-19 pandemic. We recognize that, in order to fully implement the new laws, amendments to the Answer form UD-105 were required to address the supplemental allegations in proposed form UD- 101. We commend the Committee for its quick response in making a revised UD-105 available. Bay Area Legal Aid ("BayLegal") is a regional non-profit law firm providing free civil legal services to eligible low-	The committee appreciates the comment.

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Position	Comment	Committee Response
	income individuals and families throughout the Bay Area. Each year, we serve approximately 10,000 low-income individuals in seven of the nine Bay Area counties. In the past year, BayLegal served 4,021 individuals and households who are unstably housed, homeless, or at-risk of homelessness.	
	of nomelessness. The scope of the need for civil legal assistance by low- income Californians far outstrips the supply of attorneys and advocates. This was true before the pandemic. [FN 1. The State Bar of California estimated that given the state's poverty rate, an additional 8,961 full-time attorneys would be needed to resolve all the civil legal problems experienced each year by low-income Californians. See The State Bar of California, California Justice Gap Study, revised Feb. 2, 2019, available at https://www.calbar.ca.gov/Portals/0/documents/accessJusti ce/Justice-Gap-Study-Executive-Summary.pdf.] We have observed that the need is even greater now because of the pandemic. In order to maximize the number of households at-risk of homelessness that we can serve, we have revised our pro per Answer Packet with an eye toward making it more readable to the layperson and easy to use for the low income communities we serve. It is our hope that use of such pro per Answer Packets will empower these most vulnerable households to take action to avoid UD defaults. To be evicted at this time will likely plunge these individuals and families into homelessness or force them out of their communities. To this end, we have met with the Alameda County Court Self-Help Center and shared our	
	pro per Answer Packet at their request. We have plans to engage with the Court Self-Help Centers in the other Bay	
	Position	income individuals and families throughout the Bay Area. Each year, we serve approximately 10,000 low-income individuals in seven of the nine Bay Area counties. In the past year, BayLegal served 4,021 individuals and households who are unstably housed, homeless, or at-risk of homelessness. The scope of the need for civil legal assistance by low- income Californians far outstrips the supply of attorneys and advocates. This was true before the pandemic. [FN 1. The State Bar of California estimated that given the state's poverty rate, an additional 8,961 full-time attorneys would be needed to resolve all the civil legal problems experienced each year by low-income Californians. See The State Bar of California, California Justice Gap Study, revised Feb. 2, 2019, available at https://www.calbar.ca.gov/Portals/0/documents/accessJusti ce/Justice-Gap-Study-Executive-Summary.pdf.] We have observed that the need is even greater now because of the pandemic. In order to maximize the number of households at-risk of homelessness that we can serve, we have revised our pro per Answer Packet with an eye toward making it more readable to the layperson and easy to use for the low income communities we serve. It is our hope that use of such pro per Answer Packets will empower these most vulnerable households to take action to avoid UD defaults. To be evicted at this time will likely plunge these individuals and families into homelessness or force them out of their communities. To this end, we have met with the Alameda County Court Self-Help Center and shared our pro per Answer Packet at their request. We have plans to

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		available to as many people in need as possible. In reviewing the revised form for purposes of updating our pro per Answer Packet, we identified several areas of concern and we appreciate this opportunity to comment and recommend potential further revisions in order to ensure due process for tenants.	
		 I. Responses to Specific Requests With reference to your request for specific comments, we have made the following observations and request the following revisions: Does the proposal appropriately address the stated purpose? The changes address the stated purpose in part by allowing defendants to raise defenses related to COVID-19 eviction protections. However, as discussed further below, the revised UD-105 form is confusing and we urge that it be further improved for clarity. Given the extreme financial hardship California tenants are facing, and assuming that tenants with COVID-related financial distress began accruing COVID-related rental debt in March, the majority of cases filed will demand large amounts of unpaid rent, making a general denial impermissible. Tenants proceeding pro se require the opportunity to contest supplemental allegations with checkboxes that are at least as straightforward as proposed form UD-101 is for plaintiffs. 	
		For clarity, we recommend revisions to item 2. The revised form added new items in which a defendant may deny any of the supplemental allegations provided in form UD-101, either as part of a general denial (item 2a)	In light of this and other similar comments, the committee has revised item 2, adding titles to each subpart and adding a checkbox

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		 Allegations- Unlawful Detainer (form UD-101) are true, except (1) Defendant claims the following statements on the Mandatory Cover Sheet and Supplemental Allegations- Unlawful Detainer (form UD-101) are false 	
		(2) Defendant has no information or belief that the following statements of the <i>Mandatory Cover Sheet and Supplemental Allegations- Unlawful Detainer</i> (form UD-101) are true, so defendant denies them	
		Breaking up item 2(b) will allow Defendants to deny statements in the Supplemental Allegations in form UD- 101 separately from the statements in the Complaint. Also, to avoid any confusion and to make clear that two separate documents are being referenced, the full title of the form <i>Complaint- Unlawful Detainer</i> (form UD-100) should be written out and italicized, consistent with the <i>Mandatory</i> <i>Cover Sheet and Supplemental Allegations- Unlawful</i> <i>Detainer</i> (form UD-101) so that it is clear to Defendants that two separate forms are being referenced.	The full title of form UD-100 is not include in the subpart for denying allegation in the complaint, because that form is optional, no mandatory. Many unlawful detainer complaints are filed without use of the Judicial Council complaint form, and this answer form cannot be limited only to those cases in which the complaint is filed on for UD-100. The form number has been added
		Would it be appropriate to add an affirmative defense that defendant has provided a declaration of financial distress covering all months between September 1 and January 31 that are at issue in the action and has paid 25 percent of rent or other financial obligations arising from the tenancy	an aid to defendants.
		<i>due during those months?</i> It would be appropriate if the form was being used on or after February 1, 2021. Tenants have until January 31, 2021 to pay 25 percent of the cumulative rental debt for the covered time period per California Code of Civil Procedure	The committee disagrees that the affirmative defense that the minimum rent has been paid is implicit in the defense that a declaration of COVID-19–related distress has been

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		section $1179.03(g)(2)(B)$. Tenants cannot be guilty of an unlawful detainer for failure to pay any of the amount for the covered period until the cumulative debt becomes due beginning February1, 2021. Adding this specific defense might cause confusion by implying that tenants must have paid 25% of the rent in order to have a defense regardless of timing.	provided. The committee agrees with the concern that the affirmative defense clearly state that the 25 percent minimum payment can be made on or before January 31, 2021. New item $3m(6)(b)$ states that and notes that the defense is applicable only in cases filed after that date.
		If the Council elects to add this defense, we urge that it be certain that the form makes clear that tenants have until January 31, 2021 to pay. Since this defense is already implicitly included in the broader affirmative defense at section $m(4)(a)$ of the proposed form, we recommend amending item $3m(4)$ with the following language: 3m (4)(c)(i) Defendant paid at least 25% of the rent for the covered month(s) at issue. 3m(4)(c)(ii) Plaintiff filed the Complaint before Defendant's 25% of the rent for the covered month(s) became due.	
		Are there additional affirmative defenses under AB 3088 or federal eviction law that should be added to item 3 on the form? Yes. The revised Answer form does not reflect that AB 3088 applies the just cause protections of the Tenant Protection Act to all tenants, regardless of the Tenant Protection Act's exemptions or length of tenancy. We recommend that there be an additional checkbox allowing tenants to state that the landlord did not state just cause for eviction. The current language of the form only allows tenants to allege just cause protections if they are covered	A new defense that the plaintiff lacks just cause for a demand for possession has been added at item 3n, with the note that it is only applicable for cases filed before February 1, 2021. (After that date, cases subject to just- cause provisions of the Tenants Protection Act can continue to use item 3h for this defense.)

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		by the Tenant Protection Act. We think that the current language will cause confusion for many pro se defendants.	
		In addition, the form should allow Defendants to allege that Plaintiff failed to provide Defendant with the required Notice of rights under COVID-19 Tenant Relief Act of 2020 before September 30, 2020.	A new defense that plaintiff failed to provide the notice of rights under section 1179.04 has been added at item 3m(1). The defense does not reference "before September 30" because that deadline only applies to tenants who did not pay rent at some point between March 1, 2020 and August 31, 2020. For other tenants, the only requirement is that it be provided
		Would it be appropriate to have the affirmative defense of having served a declaration under the Centers for Disease Control and Prevention's temporary eviction moratorium order (see Link C) as a standalone affirmative defense (rather than as part of item $3m$)? Yes, but it might be helpful to separate it and make it standalone as $2m(5)$ rather than $2m(4)(h)$	before the notice of termination.
		standalone as 3m(5) rather than 3m(4)(b). Would it be appropriate to have the affirmative defense of "other" violation of COVID-19 Tenant Relief Act of 2020 or a local COVID-19 related ordinance regarding evictions as a standalone affirmative defense (rather than as part of	The committee agrees; see new item 3p.
		<i>Are there other revisions that it would be appropriate to make to the affirmative defenses in items 31 or 3m?</i>	The committee agrees; see new item 30
		Yes, we urge that entire section be retitled. Many of the items listed under "Affirmative Defenses" are actually part of plaintiffs' prima facie case, including service of the 15 day notice and notice of rights. Tenants who are represented by counsel can submit briefing explaining that	In light of this and other similar comments, the committee has retitled item 3 as "Defenses and Objections." (Objections based on a plaintiff's failure to state a prima facie case may be brought either by demurrer

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		calling an item an affirmative defense does not mean that the tenant bears the burden of proof. (<i>see Rental Housing</i> <i>Assn. of Northern Alameda County v. City of Oakland</i> (2009) 171 Cal.App.4th 741, 756). But unrepresented tenants will not be able to make these arguments effectively or be familiar with the underlying law. Titling this section of the form "Affirmative Defenses" causes unnecessary confusion and will be especially harmful for unrepresented tenants.	or by answer. See § 430.10.) The committee notes that to the extent a plaintiff has stated the elements of the cause of action but the tenant wants to deny those statements, item 2 is where defendant should be making such denials.
		While this issue is not new to the Answer form, it is particularly concerning during the current pandemic when even more tenants will face eviction without legal counsel. Tenants who are not represented will not be able to explain to the court that the plaintiff has the burden to prove service of the required notices. Therefore, we urge that this section be titled "Defenses" or "Affirmative and other Defenses" to make it clear that the Defendant does not bear the burden of proof for many of these issues.	
		II. Additional Comments	
		Add Reasonable Accommodation Language On January 1, 2020, the Department of Fair Employment and Housing issued new regulations interpreting and explaining the Fair Employment and Housing Act's provisions related to reasonable accommodations for people with disabilities, among other topics.	The committee declined this suggestion when it was made in September, and does so again now. Although the statement is correct, such accommodations are not specific to COVID- 19 eviction protections, which are the impetus for this expedited proposal. To the extent such advice regarding
		Because people with disabilities will face myriad additional	accommodations from a landlord should be
		barriers to timely assertion of their rights during the pandemic, fair housing protections for tenants with disabilities facing eviction are particularly critical at this	included in an information sheet regarding responding to unlawful detainers generally, the committee will consider them in the
		time. Therefore, we urge that the form include an	future as time and resources allow. To the

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		advisement that people with disabilities are entitled to reasonable accommodations and may request one as needed at any point during the unlawful detainer process, including post judgment. 2 C.C.R. §12176.	extent the comments relate to reasonable accommodations at a court, there is a process in place already to address this issue. (See Cal. Rules of Court, rule 1.100 and <i>Request</i> <i>for Accommodations by Persons with</i> <i>Disabilities and Response</i> (form MC-410).)
		Add a Jury Request Box Tenants are being asked to complete and understand a very large number of lengthy and complex forms due to the new COVID-19 protections. We urge that the Council please add a jury request box to the Answer form to make it easier for tenants to exercise their constitutional right to a jury without adding the undue burden of filing yet another form. This can easily be incorporated in item 5 within "Defendant Requests."	This suggestion is outside the scope of this proposal and would be a substantive change to the proposal. Moreover, such a request may be made using the current <i>Request/Counter Request to Set for Trial</i> (form UD-105). The committee will consider the suggestion in the future as time and resources permit.
		III. Conclusion The complexities of the new tenant protection laws will place unrepresented tenants at an incredible disadvantage if faced with an eviction. We are deeply concerned about access to justice for individuals and families who receive an unlawful detainer and cannot access legal aid. These individuals and families will be left to navigate this confusing web of policies on their own, at a time when many courts require litigants to use likely unfamiliar and novel technology to participate in hearings,	
		and those with health concerns are unable to leave their homes at all let alone visit a crowded courthouse. The result will be exactly what AB 3088 and the CDC order intended to avoid - a landslide of evictions among low- income tenants. At minimum, we strongly urge that the Judicial Council make the amendments we describe above.	

SP20-07

Unlawful Detainers: Revised Answer Form to Implement Assembly Bill 3088 (Revise form UD-105)

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	Commenter	Position	Comment	Committee Response
3.	California Lawyers Association, Access to Justice Advisory Committee by Emilio Varanini President and Co-Chair & Ellen Miller Associate Executive Director and Co-Chair	NI	The Access to Justice Advisory Committee of the California Lawyers Association (CLA) appreciates the opportunity to comment on the revised answer form, UD- 105, for Unlawful Detainer actions in accordance with this Committee's Invitation to Comment set out in SP 20-07. The Committee commends the Civil and Small Clams Advisory Committee for issuing the form under what was an extremely tight deadline to implement legislation that had to balance the complex interests of landlords and tenants. We recognize that the form as it now stands attempted to reconcile, in commendable fashion, the complex issues addressed in Assembly Bill 3088 and comparable federal initiatives in a manner that best fits those measures in reconciling and protecting the interests of both tenants and landlords. Accordingly, the Access to Justice Committee of CLA supports the continued use of that form as proposed—with some important caveats:	The committee appreciates the comments.
			 (1) Affirmative defenses available under Assembly Bill 3088, the comparable federal initiative of the Center for Disease Control, other federal laws, or local ordinances should be listed on the form as separate items with separate check-off boxes; (2) Contact information and hyperlinks should be provided on the form itself to self-help centers, navigator programs, and other resources maintained by local courts to assist pro per litigants in navigating through the form; and (3) Consideration should be given to drafting a cover sheet or other information sheet that would be served with UD- 101 (approved by the Judicial Council on October 5, 2020) that will both inform renters that they may have rights 	Each of these is addressed below, where they are discussed in more detail.

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Commenter	Position	Comment	Committee Response
		under Assembly Bill 3088, the eviction moratorium order	
		of the Center for Disease Control, and other federal laws	
		and local ordinances, and provide them information both as	
		to resources that can assist them as to next steps as well as	
		the timeline for taking those steps.	
		As Professor Emeritus of Law Gary Blasi of UCLA	
		observed in his letter to the Judicial Council on the subject	
		of COVID-related evictions, dated September 16, 2020, the	
		risk of eviction is dire: he estimated back in May of this	
		year that there were approximately 365,000 households at	
		risk of eviction and potential homelessness in L.A. County	
		due to the economic effects of COVID-19. The same letter	
		also cited to a study of the Aspen Institute that estimated	
		that as of August of 2020, more than 1.8 million	
		Californian renter households were at risk of eviction,	
		which he viewed as signaling that more than 600,000	
		households would be at risk in L.A. County due to the	
		economic effects of COVID-19. This threat of massive	
		evictions and foreclosures also exacerbates the continued	
		threat to public health as we enter what news reports have	
		labelled as the third peak of COVID-19, with cases	
		beginning to spike all over the country as we enter the Fall	
		and Winter.	
		The Access to Justice Advisory Committee of CLA is	
		equally mindful of the economic effects of COVID-19 on	
		landlords who are deprived of the rent they need to pay	
		mortgages and other debt. Assembly Bill 3088, however,	
		balanced those interests against the interests of tenants, as	
		witnessed by those provisions requiring high-income	
		tenants to submit additional documentation. And the	
		Judicial Council has closely adhered to its provisions,	

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		following the recommendations of the Civil and Small Claims Advisory Committee, both in its Plaintiff's Unlawful Detainer form and in its Defendant's Answer. This Committee specifically requested input in SP 20-07 as to whether the Revised Answer Form should list and break out several affirmative defenses to non-payment of rent as separate items, including the following: (1) the Defendant's	
		providing a declaration of financial distress covering all of the months between September 1 and January 31 that are at issue in the action and stating that they have paid at least 25% of rent or other financial obligations; (2) Defendant's providing the declaration required by the Center for Disease Control's temporary eviction moratorium order; (3) Plaintiff violated Assembly Bill 3088 (referred to in the form and in the bill as the COVID-19 Tenant Relief Act of 2020; and (4) Plaintiff violated a local COVID-19 related ordinance.	
		The Access to Justice Advisory Committee of CLA believes that the lumping these affirmative defenses as part of one item, 3m, with multiple check-off boxes all located within the one item will lead to confusion, especially on the part of pro per litigants, as to whether these affirmative defenses are all related to one another and must all be present in some fashion for Defendants to be able to invoke any of these defenses. We thus recommend that these affirmative defenses (and any others reasonably known to exist based on federal, state, and local provisions in this area) be broken out as separate items on the form, indicating that they are separate affirmative defenses any one of which may apply for a Defendant.	The committee notes that several subitems have now been separated out of 3m, but that the ones that remain are all contingent on the 2-line introductory statement in 3m—that the case is one based on a demand for possession of residential real property based on nonpayment of rent or other financial obligations due between March 1, 2020 and January 31, 2021. If not placed as subitems under that statement, the statement would have to repeated at the beginning of each of the subitems, making the form significantly longer and potentially significantly more confusing,

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Commenter	Position	Comment The Access to Justice Advisory Committee of CLA understands that arguments exist as to whether some of these defenses are in fact contingent on others (e.g., it has been argued that Assembly Bill 3088 has trumped the effectiveness of the Center for Disease Control's temporary moratorium in this state) or may be otherwise limited. We take no position on the validity, or lack thereof, of those arguments. However, the courts can determine whether, and to what extent, those arguments are valid in the course of litigation. These arguments do not require the lumping together of disparate affirmative defenses and thereby risking confusion for defendants. The Access to Justice Advisory Committee notes that the Judicial Council deemed providing a checklist for Defendants (Tenants) to be as important a goal as providing a checklist for Plaintiffs (Landlords) at page 16 of the memorandum to the Judicial Council accompanying Circulating Order Number CO-20- 15; the Access to Justice Advisory Committee of CLA agrees but believes this goal can best be effectuated by providing a separate check-off box and line item for each affirmative defense rather than lumping them all in under one item 3m. [FN 1. The Access to Justice Advisory Committee of CLA also recommends that this Committee consider whether these affirmative defenses need be listed as far down as they are on the current version of the Revised Answer. Given the accelerating economic and public health dislocations arising from COVID-19 over the next few months, it is worth considering what defenses will most likely need to be asserted by tenants over the next few months and into next year. In any consideration, the Access to Justice Committee agrees that long-existing, important defenses should not be overlooked by being placed in a	The committee declines to move defenses that have been on the form for many years, and so have item numbers which judicial officers, legal service providers, and self-help centers are familiar with. While this commenter believes the COVID-19–related defenses may be the most important over the next few months, the other defenses are likely to remain important for many months and years, and re-numbering them would lead to confusion without long-term benefit.

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Co	ommenter	Position	Comment	Committee Response
			disadvantageous position, such as those listed in 3j of the form.]	
			This Committee also specifically requested input in SP 20- 07 as to whether its "proposal adequately address[es] the stated purpose." In that regard, the Access to Justice Advisory Committee of CLA further recommends that contact information and hyperlinks should be provided on the form to self-help centers, navigator programs, and other resources maintained by local courts to assist pro per litigants in navigating through the form.	The committee notes that because this information would differ from court to court, it is not possible to include such information on a statewide form. Moreover, under section 1161.2(c), each court is already required to send a notice to each unlawful detainer defendant including information about local attorney referral panels and legal services providers.
			Given the magnitude of the impending wave of evictions, and the complexity of the form, assistance for pro per defendants is crucial to enable them to understand their rights and respond accordingly. As was noted at pages 14 to 15 of the memorandum to the Judicial Council accompanying Circulating Order Number CO-20-15, the form must be filed as a responsive pleading, whether or not the declaration of financial hardship allowed by Assembly Bill 3088 or a similar declaration allowed by the eviction moratorium of the Center for Disease Control is also filed. This form thus is a critical part of ensuring that tenants may, as defendants, invoke the defenses provided for by these state and federal initiatives (as well as any local ordinances)—and as such pro per defendants need to know upfront where they may find assistance. In this way, the important economic and public health objectives of these initiatives in protecting tenants may be met without denying landlords their day in court.	In light of this comment and other similar ones, the committee has added—to the instructions at the top of item 3—a link to the online California Courts Self-Help Center's page that provides information regarding evictions generally, and which also has links for information about COVID-19 related protections.
			The Access to Justice Advisory Committee of CLA is aware that the Access Commission (on which members of	

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		the Access to Justice Advisory Committee of CLA also	
		serve) previously recommended that information about the	
		new rights for tenants conferred by such initiatives as	
		Assembly Bill 3088 be provided on court websites, by self-	
		help centers, etc. And we are aware that this Committee	
		responded by pointing out at page 13 of the memorandum	
		to the Judicial Council accompanying Circulating Order	· · · · · · · · · · · · · · · · · · ·
		Number CO-20-15 that it had notified council staff	
		working with self-help centers or the courts' self-help web	
		site—a response that we applaud. However, more can and	
		should be done, consistent with the urgent nature of the	
		issues that motivated the passage of Assembly Bill 3088	
		and the federal eviction moratoriums, by ensuring that	
		tenants up front are notified of resources to which they can	
		turn to understand and avail themselves of these important	
		rights. Commentators in the CO-20-15 proceeding of this	
		Committee, such as the Asian-Americans Advancing	
		Justice – Asian Law Caucus at page 6 of its comments,	
		stressed the complex nature of these new laws protecting	
		tenants and expressed concern about the inability of tenants	
		to access legal aid; we agree. [FN 2. Because of the	As noted above, because contact information
		inequities that exist in terms of Internet access among	for self-help centers and local legal aid
		underserved and discriminated against populations, the	providers is not statewide, but local, there is
		Access to Justice Advisory Committee of CLA	no way to include it on statewide forms
		recommends that telephonic contact information also be	
		provided to enable tenants to reach self-help centers and/or	
		local legal aid organizations designated by local courts to	
		serve as pro bono resources for tenants seeking advice on	
		the complexities of these rights. CLA, for example, has set	
		up a pro bono service, in conjunction with the Alameda	
		County Bar Association and the American Bar Association,	
		by which it provides legal advice on COVID-related issues	
		to Northern California (and soon all of California):	

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Commenter	Position	Comment	Committee Response
		https://calawyers.org/covid-19-public- resources/#Collaborative.]	
		Finally, the Access to Justice Advisory Committee of CLA proposes that this Committee consider drafting a cover sheet or information sheet that would be served with the UD-101 complaint form. That cover sheet would fully apprise Defendants of defenses that they could assert in response, the time frame for them to respond, and direct them to appropriate resources to aid them in so responding. This recommendation would address this Committee's call in SP 20-07 for comments as a whole on the proposal as a whole as well as its impact on self-help center staff and judicial officers. We note that there is precedent for requiring civil plaintiffs to serve information sheets with other papers. (See, e.g., Rule 3.221, Rules of Court (2020).) This Committee laudably drafted—see discussion at page 13 of the memorandum to the Judicial Council accompanying Circulating Order Number CO-20-15, and the Judicial Council laudably approved, a cover sheet that tenants could use to declare financially related distress pursuant to the provisions of Assembly Bill 3088. We are	First, the committee notes that the suggestion of adding a rule that the plaintiff serve an information sheet to defendant along with the complaint and form UD-101 is beyond the scope of this proposal, which addresses form UD-105. The committee agrees, though, that an information sheet relating to the unlawful detainer answer form is a good idea. However, this is a complex area of law, and an information sheet will take a substantial amount of time and effort to develop. There have not been the resources to do that at this point, although the committee has discussed developing such a form in the future as time and resources allow. The committee also questions whether a Judicial Council form is the best way to
		aware that this Committee declined to recommend that a similar form be provided to mirror the declaration allowed	provide information about swiftly evolving law relating to COVID-19 pandemic issues.
		for under the federal eviction moratorium order of the Center for Disease Control—see discussion at page 15, and we do not advocate here that this Committee reconsider	New pages have been added to the California Courts Self-Help Center relating to the provisions of AB 3088 and landlords' and
		that recommendation.	tenants' rights and responsibilities under it, with links to more information about both
		However, nothing prevents this Committee from recommending that an expanded cover sheet, or	state and federal protections and legal resources. Putting links to the self-help center
		information sheet, be served on Defendants with Plaintiffs'	web page on the form, as has been done in

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Commenter	Position	Comment	Committee Response
		UD-101 complaint form that advises Defendants, in careful language, about the rights they may have and the defenses they may wish to assert. That same sheet could also direct them to appropriate resources to aid them in so responding, such as the courts' self-help web site, local navigator programs, or local legal aid organizations designated to provide assistance in this area. In this manner, such a sheet could work in tandem with the recommended changes to the form itself to ensure tenants invoke, in what has become a complex area of federal, state, and local initiatives, their rights without raising those concerns about titling the playing field in favor of those defenses—see, for example, the discussion at page 13 of the memorandum to the Judicial Council accompanying Circulating Order Number CO 20-15.	item 3 on form UD-105, seems a better alternative for now, in part because the web pages can be revised significantly more quickly than council forms.
		And no provision of law prevents the Judicial Council from adopting a more general statement to inform tenants that they may have other rights under state law, federal law and order, and local ordinances that they should consider seeking advice on and invoking—even as it carefully explains that the determination of whether any such rights in fact exist and apply to the tenant in question is up to the courts. In this regard, such a general statement would be no different in concept than the information provided by courts on the self-help website, see, e.g., https://www.courts.ca.gov/selfhelp-eviction.htm. And as with the contents of that self-help website, such a statement would here assist tenants in understanding those issues that they should raise with self-help centers, navigators, legal aid organizations, and pro bono programs in availing themselves of these rights.	The committee agrees that such information would be similar to that on the web page, and so has provided a link to that page.

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Commenter	Position	Comment	Committee Response
		Taken together, our suggestions fit within the mission of	
		CLA to promote fairness in the administration of justice	
		and the rule of law by ensuring that tenants have every	
		reasonable opportunity to be apprised of their rights. In an	
		era in which we are all more conscious of systematic	
		discrimination, it is important to keep in mind that lower	
		income communities, and people of color, are particularly	*
		at risk of eviction due to COVID-19, and because of that	
		discrimination, are also more susceptible to suffering from	
		COVID-19 itself. [FN3. See, e.g., Letter from Professor	
		Emeritus of Law Gary Blasi to Judicial Council at page 2,	
		dated Sept, 16 2020, attached to the memorandum to the	
		Judicial Council accompanying Circulating Order Number	
		CO-20-15; see also, e.g., Kim Parker, Rachel Minkin, and	
		Jesse Bennet, Economic Fallout from Covid-19 Continues	
		to Hit Lower-Income Americans the Hardest, Pew	
		Research Center (Sept. 24, 2020),	
		https://www.pewsocialtrends.org/2020/09/24/economic-	
		fallout-from-covid-19-continues-to-hit-lower-income-	
		americans-the-hardest/.] [FN 4. See, e.g., Alan Gomez et	
		al., An Unbelievable Chain of Oppression: America's	
		History of Racism Was a Preexisting Condition for Covid-	
		19, USA TODAY (Oct. 15, 2020), available at	
		https://www.usatoday.com/in-	
		depth/news/nation/2020/10/12/coronavirus-deaths-reveal-	
		systemic-racism-united-states/5770952002/.]	
		By implementing these suggestions, this Committee can	
		assist the Legislature, the Federal Government, and local	
		governments in addressing the magnitude of the economic	
		and public health crisis caused by COVID-19. At the same	
		time, they do not tilt the balance struck between the	
		interests of landlords and tenants in these various state,	

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Commenter	Position	Comment	Committee Response
4. California Legisla Hannah-Beth Jack Scott Wiener, Nancy Skinner, Mark Stone, David Chiu, & Shirley Weber	tors: NI	federal, and local initiatives. [FN 5. The Access to Justice Advisory Committee of CLA notes that some commentators to the recommendations of this Committee, as set out in the memorandum to the Judicial Council accompanying Circulating Order Number CO-20-15, remarked on the asymmetry of legal representation between landlords and tenants. (See, e.g., Letter from Professor Emeritus of Law Gary Blasi to Judicial Council at page 2, dated Sept, 16 2020, attached to the memorandum to the Judicial Council accompanying Circulating Order Number CO-20-15.) This reported disparity exacerbates the need for our recommendations to try to ensure symmetry between tenants and landlords in effectuating the goals of the Legislature, the federal government, and local governments.] Thank you for the ongoing efforts you and your staff are devoting to the rapid implementation of AB 3088 (Chiu, Chap. 37, Stats. 2020). Last month, we wrote with comments about the new unlawful detainer Complaint form and cover sheet you proposed to implement. We emphasized the critical importance that the forms reflect the legislative intent behind AB 3088: to safeguard the health and well-being of millions of Californians by keeping them in their homes. We appreciated the changes you made, many of which incorporated elements of our recommendations. As a follow up, you have now issued a proposed revision to the unlawful detainer Answer form that tenants use to tell the court their side of the story and explain why the court should not grant the landlord's request for an	The committee appreciates the comment.

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Commenter	Position	Comment	Committee Response
		eviction order. The purpose of this letter is to provide	
		you with our comment on that proposal.	
		Overall, we applaud the plan to revise the Answer form.	
		Pursuant to AB 3088, the federal CARES Act, and	
		orders from the Center for Disease Control (CDC),	
		California landlords now have additional requirements they must meet before they can evict their tenants.	
		Similarly, California tenants have additional defenses	
		that they may raise. The proposed revisions to the form	
		generally make it easier for tenants, many of whom will	
		not have the benefit of legal counsel, to identify and	
		raise the protections that apply to their circumstances.	
		You specifically requested feedback on the following	
		issues:	
		Does the proposal appropriately address the stated	
		purpose?	
		Yes. As previously stated, we believe the proposed	The committee appreciates the comment.
		revised form will better assist tenants to invoke the	
		protections that AB 3088, the CARES Act, and the CDC	
		order provide.	
		□ Would it be appropriate to add an affirmative defense	
		that defendant has provided a declaration of financial	
		distress covering all months between September 1 and	
		January 31 that are at issue in the action and has paid	
		25 percent of rent or other financial obligations arising	
		from the tenancy due during those months?	
		We can see potential benefit and potential harm from	
		adding such an affirmative defense. On the upside,	
		including this specific defense will help tenants to	

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Commenter	Position	Comment	Committee Response
		identify and raise it. On the downside, this specific defense is already implicitly included in the broader affirmative defense set forth at m(4)(a) of the proposed form. Addition of the specific defense where a tenant has not only submitted the declaration but also paid at least 25 percent of the rent might cause confusion by leading some tenants to conclude, erroneously, that they must always pay 25 percent of the rent in order to have a defense based on the declaration. On balance, it seems better to add the specific affirmative defense, but the form should make clear that tenants using this defense have until January 31, 2021 to pay this 25 percent if they have not been doing so all along.	The committee disagrees that the affirmative defense that the minimum rent has been paid is implicit in the defense that a declaration of COVID-19–related distress has been provided. The committee agrees with the concern that the affirmative defense clearly state that the 25 percent minimum payment can be made on or before January 31, 2021. New item 3m(6)(b)) states that and notes that the defense is applicable only in cases filed after that date.

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Commenter	Position	Comment	Committee Response
			There is no basis in the CDC Order for the council to provide the declaration form as a state court form.
		\Box Would it be appropriate to have the affirmative defense of having served a declaration under the Centers for Disease Control and Prevention's temporary eviction moratorium order (see Link C) as a standalone affirmative defense (rather than as part of item 3m)? Either option would likely be fine, but we believe it is probably marginally better for the CDC declaration to be a standalone, as otherwise there is a small risk that tenants will overlook it. That said, our stronger recommendation is that a copy of the CDC declaration be added to the proposed Answer form, so that tenants can fill it out and submit it as part of their Answer.	The committee agrees; see new item 30.
		□ Would it be appropriate to have the affirmative defense of "other" violation of the COVID-19 Tenant Relief Act of 2020 or a local COVID-19–related ordinance regarding evictions as a standalone affirmative defense (rather than as part of item 3m)? We believe it is probably marginally better for this defense to be standalone, so that tenants do not overlook it.	The committee agrees; see item 3p.
		□ Are there other revisions that it would be appropriate to make to the affirmative defenses in items 31 or $3m$? In general, it is concerning that a number of the items are listed under the heading "affirmative defenses," as this erroneously implies that the tenant bears the burden of proving them. For example, under AB 3088, a landlord has the legal duty to provide the tenant with 15 days'	In light of this and other similar comments, the committee has retitled item 3 as "Defenses and Objections." (Objections based on a plaintiff's failure to state a prima facie case may be brought either by demurrer

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	Commenter	Position	Comment	Committee Response
5.	Disability Rights Education & Defense Fund by Sydney Pickern Staff Attorney	NI	notice to pay, quit, or return the declaration of COVID- 19 related financial hardship. If the landlord does not provide such a notice, then the landlord has no legal right to an order for an eviction. In other words, this is an element of the prima facie case that the landlord must plead and prove unless, in response to the Complaint, the tenant admits that they are true. With this in mind, we are concerned that the placement of items m(1), m(2), 6(a), and 6(b) under the heading "affirmative defenses" could create confusion. The heading should instead read "affirmative and other defenses" or simply "defenses." Regardless, it is critical that the judicial officers adjudicating these cases understand that it is the plaintiff, not the defendant, who bears the burden of proof as to these issues. Disability Rights Education & Defense Fund (DREDF) writes in response to the Judicial Council's Invitation to Comment SP20-07, <i>Unlawful Detainers: Revised Answer Form to Implement Assembly Bill 3088.</i> We understand and appreciate that the Judicial Council has been required to act quickly to implement the complex new laws protecting tenants from eviction during the unprecedented COVID-19 pandemic. These forms are particularly critical in a pandemic when many tenants in crisis will be facing eviction without legal counsel. Thus, it is especially important to ensure that the forms are clear, easy to use, and allow tenants a meaningful opportunity to assert relevant defenses. Below we address two of the Council's specific inquiries and offer additional suggestions.	or by answer. See § 430.10.) The committee notes that to the extent a plaintiff has stated the elements of the cause of action but the tenant wants to deny those statements, item 2 is where defendant should be making such denials.

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Commenter	Position	Comment	Committee Response
		III. [sic] Are there additional affirmative defenses that may be made under AB 3088 or federal eviction law that should be added to item 3 on the form? Yes. As drafted, the Answer form does not reflect that AB 3088 applies the just cause protections of the Tenant Protection Act to all tenants subject to an action for unlawful detainer prior to February 1, 2021, regardless of the Tenant Protection Act's exemptions or length of tenancy. <i>See</i> Cal. Code Civ. Proc. § 1179.03.5. There should be an additional checkbox allowing tenants to state that the landlord did not state just cause for eviction. The current language of the form only allows tenants to allege just cause protections if they are covered by the Tenant Protection Act.	A new defense that the plaintiff lacks just cause for a demand for possession has been added at item 3n, with the note that it is only applicable for cases filed before February 1, 2021. (After that date, cases subject to just- cause provisions of the Tenants Protection Act can continue to use item 3h for this defense.)
		In addition, the form should allow Defendants to allege that Plaintiff failed to provide Defendant with the required Notice of rights under COVID-19 Tenant Relief Act of 2020 before September 30, 2020.	A new defense that plaintiff failed to provide the notice of rights under section 1179.04 has been added at item 3m(1). The defense does not reference "before September 30" because that deadline only applies to tenants who did not pay rent at some point between March 1, 2020 and August 31, 2020. For other tenants, the only requirement is that it be provided before the notice of termination.
		In addition, we suggest that an additional checkbox be added allowing tenants to state that the Plaintiff seeks to evict Defendant based on disability. The CDC Order specifically allows eviction when "based on a tenant, lessee, or residentthreatening the health or safety of other residents." 85 Feg.Reg. at 55294. Because disability-related behavior may be construed as threatening the health or safety of other residents and because tenants may not know	The committee declines to add an affirmative defense that "plaintiff seeks to evict defendant based on disability." There is already a defense based on discriminatory action. See item 3f. The committee is not interpreting the CDC Order as part of this proposal, and declines the suggestion to add an affirmative defense based on a landlord

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Commenter	Position	Comment	Committee Response
		they can request a reasonable accommodation to address disability-related behavior at any stage of an eviction proceeding, there should be a way for the Tenant to address this on the form.	acting as expressly permitted under that order.
		Lastly, although the Council has previously indicated that section 3f includes evictions based on the denial of a reasonable accommodation request, a <i>pro se</i> litigant often may not know from the 3f language that this defense is included. We suggest that an additional checkbox be added allowing tenants to state that Plaintiff failed to provide reasonable accommodation.	This suggestion is outside the scope of this proposal, which is focused on COVID-19 related affirmative defenses. The committee will consider the suggested addition in the future as time and resources allow.
		 VI. Other revisions that it would be appropriate to make to the affirmative defenses in items 31 or 3m. Yes, the entire section should be retitled. Many of the items listed under "Affirmative Defenses" are actually part of plaintiffs' prima facie case, including service of the 15 day notice and notice of rights. Tenants who are represented by counsel can submit briefing explaining that calling an item an affirmative defense does not mean that the tenant bears the burden of proof. (see Rental Housing Assn. of Northern Alameda County v. City of Oakland (2009) 171 Cal.App.4th 741, 756). But unrepresented tenants will not be able to make these arguments effectively or be familiar with the underlying law. Titling this section of the form "Affirmative Defenses" causes unnecessary confusion and will be especially harmful for unrepresented tenants. While this issue is not new to the Answer form, it is particularly concerning during the current pandemic when even more tenants will face eviction without legal counsel. 	In light of this and other similar comments, the committee has retitled item 3 as "Defenses and Objections." (Objections based on a plaintiff's failure to state a prima facie case may be brought either by demurrer or by answer. See § 430.10.) The committee notes that to the extent a plaintiff has stated the elements of the cause of action but the tenant wants to deny those statements, item 2 is where defendant should be making such denials.

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Commenter	Position	Comment	Committee Response
Commenter	Position	Commentto the court that the plaintiff has the burden to prove serviceof the required notices. Therefore this section should betitled "Defenses" or "Affirmative and other Defenses" tomake it clear that the Defendant does not bear the burden ofproof for many of these issues.VII. Additional issuesA. Add reasonable accommodation languageOn January 1, 2020, the Department of Fair Employmentand Housing issued new regulations interpreting andexplaining the Fair Employment and Housing Act'sprovisions related to reasonable accommodations forpeople with disabilities will face myriad additionalbarriers to timely assertion of their rights during thepandemic, fair housing protections for tenants withdisabilities facing eviction are particularly critical at thistime. Therefore, the form should include an advisementthat people with disabilities are entitled to reasonableaccommodations and may request one as needed at anypoint during the unlawful detainer process, including postjudgment. 2 C.C.R. §12176.	The committee declined this request when developing the forms in September, and does so again. Although the statement is correct, such accommodations are not specific to COVID-19 eviction protections, which are the impetus for this expedited proposal. To the extent such advice regarding accommodations from a landlord should be included in an information sheet regarding unlawful detainers generally, the committee will consider including it should such an information sheet be developed in the future as time and resources allow. To the extent the comments relate to reasonable accommodations at a court, there is a process in place already to address this issue. (See Cal. Rules of Court, rule 1.100 and <i>Request</i>
			for Accommodations by Persons with Disabilities and Response (form MC-410).)
		B. Add a jury request box	This exponention is extended the second of this
		Tenants are being asked to complete and understand a very	This suggestion is outside the scope of this
		large number of forms due to the new COVID-19	proposal and would be a substantive change
		protections. Please add a jury request box to the Answer form to make it easier for tenants to exercise their	to the proposal. Moreover, such a request
			may be made using the current
		constitutional right to a jury.	Request/Counter Request to Set for Trial

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	Commenter P	Position	Comment	Committee Response
6.		NI	Comment Conclusion While intended to protect tenants, the complexities of the new COVID-19 laws will place unrepresented tenants at an incredible disadvantage. We are deeply concerned about access to justice for people who receive an unlawful detainer and cannot access legal assistance. These households will be left to navigate this confusing web of policies on their own, at a time when many courts require litigants to use technology to participate in hearings, and those with health concerns are unable to leave their homes at all let alone visit a crowded courthouse. We appreciate your efforts to make these forms accessible and comprehensive as possible in this challenging situation. The following comments are submitted by Family Violence Appellate Project (FVAP) regarding the Judicial Council's Invitation to Comment number SP20-07, Revised Answer Form to Implement Assembly Bill 3088. Thank you for acting quickly to implement the complex new laws protecting tenants from eviction during the COVID pandemic. As discussed in our prior comment letter, these forms are particularly critical in a pandemic when many tenants in crisis will be facing eviction without legal counsel. This is especially critical for the most marginalized individuals impacted by the ongoing pandemic, including survivors of domestic violence facing impending homelessness. Thus, it is important to ensure that the forms are clear, easy to use, and allow tenants a meaningful opportunity to assert relevant defenses.	Committee Response (form UD-105). The committee will consider the suggestion in the future as time and resources permit. The committee appreciates the comments.

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Commenter	Position	Comment	Committee Response
		Because of FVAP's connection to the domestic violence community, we are uniquely positioned to assess the impact of the Judicial Council's proposed form changes on survivors of domestic violence. Accessibility of court forms is especially critical at a time when thousands of survivors may be going through eviction proceedings without counsel.	
		FVAP is the only nonprofit organization in California dedicated to representing domestic violence survivors in civil appeals for free. FVAP's goal is to empower abuse survivors through the court system and ensure that they, and their loved ones, can live in safe environments, free from abuse. FVAP represents low-income survivors who need to appeal dangerous trial court decisions that leave them at risk of ongoing abuse. Our appellate work includes cases where survivors are unlawfully evicted because of their status as a domestic violence survivor and because of abuse perpetrated against them. In addition to pursuing appeals, FVAP also provides legal advice and resources to attorney and non-attorney advocates throughout California who assist domestic violence survivors with housing issues. These individuals often express the fears, frustrations and concerns that their clients face while trying to maintain their current housing or find new housing that is affordable and safe.	
		Accessing and maintaining safe housing continues to be one of the largest barriers to the safety of domestic violence survivors and their families. Domestic violence is a primary cause of homelessness for women and children in the	
		United States. [FN 1. See ACLU Women's Rights Project, Domestic Violence and Homelessness (2006),	

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Commenter	Position	Comment	Committee Response
		http://www.aclu.org/pdfs/dvhomelessness032106.pdf; see	
		also U.S. Conference of Mayors, A	
		Status Report on Hunger and Homelessness in America's	
		Cities: A 25-City Survey (Dec. 2014),	
		https://www2.cortland.edu/dotAsset/655b9350-995e-4aae-	
		acd3-298325093c34.pdf.] Over 90% of homeless women	
		report having experienced domestic abuse or sexual	
		violence in their lives, and over 50% of homeless women	
		report that domestic violence was the immediate cause of	
		their homelessness. [FN 2. Monica McLaughlin & Debbie	
		Fox, National Network to End Domestic Violence, Housing	
		Needs of Victims of Domestic Violence, Sexual Assault,	
		Dating Violence, and Stalking (2019),	
		https://nlihc.org/sites/default/files/AG-2019/06-	
		02_Housing-Needs-Domestic-Violence.pdf.] Survivors	
		being evicted as a result of their abuser's behavior is	
		unfortunately a common occurrence across California. For	
		example, in many situations, landlords often discriminate	
		against survivors by evicting them because they do not	
		want to deal with the abuser's presence on their property or	
		with repeated police presence resulting from the survivor's	
		911 calls or calls from concerned neighbors. Such forms of	
		discrimination are often direct violations of existing state	
		laws. In other instances, a survivor who has recently left an	
		abusive relationship may not be able to pay the entirety of	
		their rent if they have suffered job loss or reduced hours of	
		work due to COVID-19. When faced with eviction due to	
		domestic violence, or due to dual economic impacts of	
		leaving an abusive relationship and COVID-19, survivors	
		are often unaware of the presence of affirmative defenses	
		they can include in their responses if they are not	
		represented by counsel. This is why clear language	
		describing the rights of survivors, especially additional	

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Commenter	Position	Comment	Committee Response
		protections to all renters based on AB 3088 and financial insecurities resulting from the pandemic, is critical.	
		Homelessness can be a precursor to additional violence because a survivor is at the greatest risk of violence when separating from an abusive partner. [FN 3. See id. at 431.] Domestic violence survivors make up a significant portion of the homeless population. Additionally, housing services are overwhelmingly the most common unmet need of survivors in California. In 2018, a study from 96 domestic violence agencies showed that 83% of the unmet requests to the agencies by survivors were for housing. [FN 4 National Network to End Domestic Violence (2018) Domestic Violence Counts California Survey <https: 2018-california="" mdocs-posts="" nnedv.org=""></https:> (as of August 22, 2019).] To further prevent homelessness among survivors and all Californians, and to fully effectuate the current protections available to them, we address the Council's specific inquiries and offer additional	
		 suggestions: I. Does the proposal appropriately address the stated purpose? The changes address the stated purpose in part by allowing defendants to raise defenses related to COVID-19 eviction protections. However as discussed further below, the form is confusing and can be improved for clarity. II. Would it be appropriate to add an affirmative defense that defendant has provided a declaration of financial distress covering all months between September 1 and January 31 that are at issue in the action and has paid 25 percent of rent or other financial 	See responses to specific suggestions below.

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Commenter	Position	Comment	Committee Response
		obligations arising from the tenancy due during those months ? Including it will help tenants to identify and raise the defense. However, it can also cause further confusion and harm without further informational language. This defense is already implicitly included in the broader affirmative defense at section m(4)(a) of the proposed form. Addition of the specific defense might cause confusion by implying that tenants must have paid 25% of the rent in order to have a defense, it should be certain that the form makes clear that tenants have until January 31, 2021 to pay the 25% of due rent.	The committee disagrees that the affirmative defense that the minimum rent has been paid is implicit in the defense that a declaration of COVID-19–related distress has been provided. The committee agrees with the concern that the affirmative defense clearly state that the 25 percent minimum payment can be made on or before January 31, 2021. New item 3m(6)(b)) states that and notes that the defense is applicable only in cases filed after that date.
		 III. Are there additional affirmative defenses that may be made under AB 3088 or federal eviction law that should be added to item 3 on the form? Yes. As drafted, the Answer form does not make clear that AB 3088 applies the just cause protections of the Tenant Protection Act to all tenants, regardless of the Tenant Protection Act's exemptions or length of tenancy. There should be an additional checkbox allowing tenants to state that the landlord did not state just cause for eviction. The current language of the form only allows tenants to allege just cause protections if they are covered by the Tenant Protection Act. 	A new defense that the plaintiff lacks just cause for a demand for possession has been added at item 3n, with the note that it is only applicable for cases filed before February 1, 2021. (After that date, cases subject to just- cause provisions of the Tenants Protection Act can continue to use item 3h for this defense.)
		In addition, the form should allow Defendants to allege that Plaintiff failed to provide Defendant with the required Notice of rights under COVID-19 Tenant Relief Act of 2020 before September 30, 2020.	A new defense that plaintiff failed to provide the notice of rights under section 1179.04 has been added at item $3m(1)$. The defense does not reference "before September 30" because that deadline only applies to tenants who did not pay rent at some point between March 1,

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Commenter	Position	Comment	Committee Response
Commenter	Position	Comment IV. Would it be appropriate to have the affirmative defense of having served a declaration under the Centers for Disease Control and Prevention's temporary eviction moratorium order (see Link C) as a standalone affirmative defense (rather than as part of item 3m)? Yes. The CDC order prohibits landlords from taking any steps towards eviction for tenants that have submitted a declaration of hardship; the only evictions permitted are those based on specified tenant conduct: health and safety violations, destruction of property, criminal activity, or other lease violations. [FN.5. The CDC Order specifically allows eviction only when ["based on a tenant, lessee, or resident: (1) Engaging in criminal activity while on the premises; (2) threatening the health or safety of other residents; (3) damaging or posing an immediate and significant risk of damage to property; (4) violating any applicable building code, health ordinance, or similar regulation relating to health and safety; or (5) violating any other contractual obligation, other than the timely payment of rent or similar housing-related payment (including non-payment or late payment of fees,	Committee Response 2020 and August 31, 2020. For other tenants, the only requirement is that it be provided before the notice of termination. The committee agrees that the affirmative defense should be separate; see new item 3p.
		any other contractual obligation, other than the timely payment of rent or similar housing-related payment	
		proceed despite AB 3088 because they are technically based on at fault just cause. However, this would require a hyper-technical reading of the statute and a completely absurd result undermining the entire statutory scheme. This footnote is confusing and should be removed.] It is also important to note that the CDC order protects tenants who	

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Commenter	Position	Comment	Committee Response
		face eviction based on rental debt from before March 1, 2020.	
		2020.	
		A standalone affirmative defense that references the CDC protections should also advise tenants to seek legal advice through lawhelpca.org, and contain an advisement that other protections may be available for tenants who do not qualify for AB 3088. Since the CDC order does not impose any deadline for submission of the CDC declaration, a tenant facing an unlawful detainer who qualifies for CDC	The committee declines the suggestion to add a specific advisory for legal advice in this one affirmative defense. The committee has, however, added to the instructions at the beginning of item 3 a link to the online California Courts Self-Help Center's page that provides information regarding evictions
		protection can stop the unlawful detainer upon submission of the CDC form without the necessity of a hearing.	generally, which includes the link suggested here.
		V. Would it be appropriate to have the affirmative defense of "other" violation of the COVID-19 Tenant Relief Act of 2020 or a local COVID-19–related ordinance regarding evictions as a standalone	
		affirmative defense (rather than as part of item 3m)?	The committee agrees that the "other"
		Yes.	defense should be separate from item 3m. See new item 3o.
		VI. Other revisions that it would be appropriate to	
		make to the affirmative defenses in items 31 or 3m	
		The entire section should be retitled. Many of the items	In light of this and other similar comments,
		listed under "Affirmative Defenses" are actually part of	the committee has retitled item 3 as
		plaintiffs' prima facie case, including service of the 15-day notice and notice of rights. Tenants who are represented by	"Defenses and Objections." (Objections based on a plaintiff's failure to state a prima
		counsel can submit briefing explaining that calling an item	facie case may be brought either by demurrer
		an affirmative defense does not mean that the tenant bears	or by answer. See § 430.10.) The committee
		the burden of proof. (see Rental Housing Assn. of Northern	notes that to the extent a plaintiff has stated
		Alameda County v. City of Oakland (2009) 171	the elements of the cause of action but the
		Cal.App.4th 741, 756). But unrepresented tenants will not	tenant wants to deny those statements, item 2
		be able to make these arguments effectively or be familiar	is where defendant should be making such
		with the underlying law. Titling this section of the form	denials.

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Commenter	Position	Comment	Committee Response
		"Affirmative Defenses" causes unnecessary confusion and will be especially harmful for unrepresented tenants. While this issue is not new to the Answer form, it is particularly concerning during the current pandemic when even more tenants will face eviction without legal counsel. Tenants who are not represented may not be able to explain to the court that the plaintiff has the burden to prove service of the required notices. Therefore, this section should be titled "Defenses" or "Affirmative and other Defenses" to make it clear that the Defendant does not bear the burden of proof for many of these issues.	
		VII. Additional issues A. Revision of Section 2 Section 2 of the Proposed Answer is confusing. The general denial paragraph should be separate so it is easy to see that it is a stand-alone option. The second section where tenants are required to separately respond to allegations should be revised and should include a checkbox where Defendant can assert that Plaintiff failed to serve the Mandatory Cover Sheet and Supplemental Allegations form.	In light of this and other similar comments, the committee has revised item 2, adding titles to each subpart and adding a checkbox where defendant can state that form UD-101 was not received.
		This section should also be amended to break up responses to the Complaint and the Cover Sheet separately, instead of referring to them jointly in Item 2(b). Also, to avoid any confusion and to make clear that two separate documents are being referenced, the full title of the form <i>Complaint-Unlawful Detainer</i> (form UD-100) should be written out and italicized, consistent with the <i>Mandatory Cover Sheet and Supplemental</i>	The responses to the complaint and to form UD-101 have been divided into two subparts, and separately titled. The full title of form UD-100 is not included in the subpart for denying allegation in the complaint, because that form is optional, not mandatory. Many unlawful detainer complaints are filed without use of the Judicial Council complaint form, and this answer form cannot be limited

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Commenter	Position	Comment	Committee Response
		Allegations- Unlawful Detainer (form UD-101) so that it is clear to Defendants that two separate forms are being referenced.	only to those cases in which the complaint is filed on form UD-100.
		B. Add reasonable accommodation language On January 1, 2020, the Department of Fair Employment and Housing issued new regulations interpreting and explaining the Fair Employment and Housing Act's provisions related to reasonable accommodations for people with disabilities, among other topics.	The committee declined this request when developing the forms in September, and does so again. Although the statement is correct, such accommodations are not specific to COVID-19 eviction protections, which are the impetus for this expedited proposal. To
		People with disabilities, including disabilities resulting from domestic violence, will face a myriad of additional barriers to timely assertion of their rights during the pandemic. Thus, fair housing protections for tenants with disabilities facing eviction are particularly critical at this time. Therefore, the form should include an advisement that people with disabilities are entitled to reasonable accommodations and may request one as needed at any point during the unlawful detainer process, including post judgment. [FN 7. 2 C.C.R. §12176; 42 U.S.C. §§ 12101 et seq., California Code of Civil Procedure Section 1161.3, The Right to a Safe Home Act was California Assembly Bill 2413 (2017-2018), now California Civil Code Section 1946.8.]	the extent such advice regarding accommodations from a landlord should be included in an information sheet regarding unlawful detainers generally, the committee will consider including it should such an information sheet be developed in the future as time and resources allow. To the extent the comments relate to reasonable accommodations at a court, there is a process in place already to address this issue. (See Cal. Rules of Court, rule 1.100 and <i>Request</i> <i>for Accommodations by Persons with</i> <i>Disabilities and Response</i> (form MC-410).)
		C. Add an advisement of other protections for domestic violence survivors	
		As explained earlier, survivors of domestic violence face additional barriers to safe housing, and timely assertion of their rights during the pandemic is critical. Therefore, in addition to the defenses stated under Items 3(j) and	This suggestion is outside the scope of this proposal, because it is not related to AB 3088 or specific to COVID-19 eviction issues. To the extent the requested advice regarding

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Unlawful Detainers: Revised Answer Form to Implement Assembly Bill 3088 (Revise form UD-105)

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Commenter	Position	Comment	Committee Response
		3(k), please add an additional advisement that people experiencing domestic violence are entitled to additional protections under federal law and may assert those protections as a defense to eviction as well. [FN 34 U.S.C. § 12491.]	domestic violence protections under federal law should be included in an information sheet regarding responding to unlawful detainers generally, the committee will consider it in the future as time and resources allow.
		 D. Add a jury request box Tenants are being asked to complete and understand a very large number of forms due to the new COVID-19 protections. Please add a jury request box to the Answer form to make it easier for tenants to exercise their constitutional right to a jury. Conclusion While intended to protect tenants, the complexities of the new COVID-19 laws will place unrepresented tenants at an incredible disadvantage. We are deeply concerned about access to justice for people who receive an unlawful detainer and cannot access legal assistance, especially for those populations most vulnerable in our current pandemic such as domestic violence survivors. These households will be left to navigate this confusing web of policies on their own, at a time when many courts require litigants to use technology to participate in hearings, and those with health concerns are unable to leave their homes at all let alone visit a crowded courthouse. The additional barriers for survivors of abuse and their families to remain in safe housing, and avoid being unlawfully evicted during the pandemic. We appreciate your efforts to make these forms as accessible and comprehensive as possible in these challenging 	allow. This suggestion is outside the scope of this proposal and would be a substantive change to the proposal. Moreover, such a request may be made using the current <i>Request/Counter Request to Set for Trial</i> (form UD-105). The committee will consider the suggestion in the future as time and resources permit.

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	Commenter	Position	Comment	Committee Response
			times. Thank you for your consideration of these comments.	
7.	Sheldon Fleming Law Offices of Sheldon J. Fleming	NI	 * To preface my comments, I am an attorney who specializes in commercial evictions (I do not do residential evictions at all). As you are probably aware, there is a huge critical distinction in the law between a residential eviction and a commercial eviction. Numerous defenses in evictions only apply to residential and not to commercial tenancies. The new generic answer form that is being circulated does not make that distinction, and therefore is very misleading to the public and also most importantly to judges. 	The committee appreciates the comments.
			My first comment is to part 3.A., the first affirmative defense. The parenthetical at the start of it should be amended to read (Nonpayment of rent only in residential tenancy only)". The California Supreme Court has unanimously held for several decades now that a habitability defense is only applicable in residential tenancies. It does not apply in a commercial settings. See Green v. Superior Court (1974) 10 Cal.3d 616, 629, 631, 637.	This suggestion is outside the scope of this proposal but will be considered in the future revisions to this form.
			A similar comment would be to add a parenthetical to the start of the new affirmative defenses 3.L. and 3m The parenthetical should say "(Residential tenancy only)". The legislation just passed applies only to residential tenancies and not to commercial tenancies. And your own statement about the legislation specifically says it's dealing with residential unlawful detainer actions only. Without putting in that explanatory parenthetical you are misleading commercial tenants into their rights as well as misleading	The new defenses have been revised in light of this comment.

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	Commenter	Position	Comment	Committee Response
			judges what the Legislature passed. All this confusion should be avoided.	
8.	Legal Aid Foundation of Los Angeles by Joshua R. Christian, Esq.	NI	The Legal Aid Foundation of Los Angeles (LAFLA) writes to recommend certain changes to revised form UD-105, "Answer-Unlawful Detainer."	The committee appreciates the comments.
			Pursuant to recently enacted Assembly Bill 3088 ("AB 3088" or "COVID-19 Tenant Relief Act"), the Tenant, Homeowner, and Small Landlord Relief and Stabilization Act of 2020, the Judicial Council adopted a new form UD-101 for unlawful detainer plaintiffs. The form reflects changes to unlawful detainer law related to the ongoing coronavirus pandemic. The newly adopted form prompted objection from tenants' advocates, who noted that the form amounted to a detailed "how-to" guide for plaintiffs while leaving defendants to navigate complicated new defenses without such special assistance.	
			The Judicial Council quickly released a revised form UD- 105 in response to advocates' concerns, intended to outline newly available unlawful detainer defenses in a manner similarly detailed to the UD-101 cover sheet. Form UD-105 was released prior to public comment in order to be available to defendants beginning October 5, 2020. The public has now been invited to submit comments and propose revisions to the already-released form.	
			RESPONSE TO INVITATION FOR COMMENT <i>1. Does the proposal address the stated purpose?</i> The Council's revisions allow defendants a greater opportunity to respond to individual allegations in the UD- 101 in a legally appropriate way. There are, however,	See responses to specific suggestions below.

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Commenter	Position	Comment	Committee Response
Commenter	Position	 changes that can make the form more comprehensive and avoid confusion for tenants, particularly self-represented tenants. 2. Would it be appropriate to add an affirmative defense that defendant has been provided a declaration of financial distress covering all months between September 1 and January 31 that are at issue in the action and has paid 25 percent of rent or other financial obligations arising from tenancy due during those months? 	
		This change would be ill-advised as written. A common confusion LAFLA encounters among landlords and tenants alike is the misimpression that 25% of rent must be paid on a monthly basis between September 2020 and January 2021 to avoid eviction. If this affirmative defense is to be specifically described on the UD-105, such a description must make absolutely clear that the 25% payment described is due in full by January 31, 2021, not payable monthly. Defendants may otherwise be misled to their detriment and mistakenly believe they are not protected under Assembly Bill 3088 because they did not make monthly payments. This specific affirmative defense is also included on the form under the broader item (m)(4)(a).	The committee disagrees that the affirmative defense that the minimum rent has been paid is implicit in the defense that a declaration of COVID-19–related distress has been provided. The committee agrees with the concern that the affirmative defense clearly state that the 25 percent minimum payment can be made on or before January 31, 2021. New item $3m(6)(b)$) states that and notes that the defense is applicable only in cases filed after that date.
		3. Are there additional affirmative defenses that may be made under AB-3088 or federal eviction law that should be added to item 3 on the form? Yes. The current form focuses heavily on protections against unlawful detainer actions arising from nonpayment of rent. However, AB 3088, the emergency order by the	A new defense that the plaintiff lacks just cause for a demand for possession has been added at item 3n, with the note that it is only
		federal Centers for Disease Control and Prevention ("CDC Order"), and many local moratoria also include	applicable for cases filed before February 1, 2021. (After that date, cases subject to just-

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Commenter	Position	Comment	Committee Response
		 prohibitions and limitations on evictions for other reasons. For instance, AB 3088 extends "just cause" eviction protections from the Tenant Protection Act of 2019 to all residential tenants; the CDC Order prohibits evictions prior to December 31, 2021 for any "no fault" reason; and many local moratoria further regulate evictions based on the presence of unauthorized occupants or pets, nuisance, failure to provide access to the rental unit, and other "no fault" reasons. Current Form UD-105, however, does not provide an opportunity for tenants to articulate defenses if their landlord violates any of these prohibitions. To that end, we recommend that the Form UD-105 include as a new paragraph "3(n)" the following language, which mirrors the language used in current paragraphs 3(h) and 3(m): (n) Plaintiff's demand for possession is based on a reason other than non-payment of rent or other financial obligations and (<i>check all that apply</i>): (1) Plaintiff's demand for possession is not in compliance with the COVID-19 Tenant Relief Act of 2020 (Code Civ. § 1179.03.5) because: (a) Plaintiff's demand for possession is based on Plaintiff's intent to demolish or substantially remodel the property but such demolition or remodeling is not necessary to maintain compliance with health, safety, or habitability laws (Civ. Code § 1179.03.5(A)(3)(ii)(II)). 	cause provisions of the Tenants Protection Act can continue to use item 3h for this defense.) In addition, the affirmative defense of having provided a declaration under the CDC Order has been removed from the section limiting it to cases for nonpayment of rent. See item 3p.

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Commenter	Position	Comment	Committee Response
		 (2) Plaintiff's demand for possession is based on a no-fault reason and Defendant provided a Declaration under penalty of perjury for the Centers for Disease Control and Prevention's temporary halt in evictions to prevent further spread of COVID-19 (85 F.R. 55297) (<i>describe when and how provided</i>) (3) Plaintiff's demand for possession is not in compliance with a local COVID-19-related ordinance regarding evictions for reasons other than non-payment of rent (<i>briefly state facts describing this in item</i>). 	
		As a separate matter, the form should also allow Defendants to allege that Plaintiff failed to provide Defendant with the required Notice of Rights under the COVID-19 Tenant Relief Act of 2020 before September 30, 2020, as required by CCP § 1179.04(a).	A new defense that plaintiff failed to provide the notice of rights under section 1179.04 has been added at item 3m(1). The defense does not reference "before September 30" because that deadline only applies to tenants who did not pay rent at some point between March 1, 2020 and August 31, 2020. For other tenants, the only requirement is that it be provided before the notice of termination.
		4. Would it be appropriate to have the affirmative defense of having served a declaration under the Centers for Disease Control and Prevention's temporary eviction moratorium order (see Link C) as a standalone affirmative defense (rather than as part of item 3m)? Yes.	The committee agrees that the affirmative defense should be separate; see new item 3p.
		5. Would it be appropriate to have the affirmative defense of "other" violation of the COVID-19 Tenant Relief Act of 2020 or a local COVID-19–related ordinance regarding	

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Commenter	Position	Comment	Committee Response
		evictions as a standalone affirmative defense (rather than as part of item 3m)? Yes.	The committee agrees that the "other" defense should be separate from item 3m. See new item 3o.
		 6. Other revisions that would be appropriate to make to the affirmative defenses in items 31 or 3m. We are concerned that designating various items as "affirmative defenses" will cause unnecessary confusion to courts and litigants, given that several of those items are actually elements of the prima facie unlawful detainer case. For instance, a plaintiff carries the burden of proving service of a Notice of Rights and a Fifteen-Day Notice to Pay Rent or Quit under the COVID- 	In light of this and other similar comments, the committee has retitled item 3 as "Defenses and Objections." (Objections based on a plaintiff's failure to state a prima facie case may be brought either by demurrer or by answer. See § 430.10.) The committee notes that to the extent a plaintiff has stated
		19 Tenant Relief Act. Form UD-105 describes failure to do so as an affirmative defense, implying that service of these notices may be presumed by the court until a defendant carries its burden to prove otherwise.	the elements of the cause of action but the tenant wants to deny those statements, item 2 is where defendant should be making such denials.
		This section should be entitled "Defenses" or "Affirmative and Other Defenses" to make it clear that a defendant does not bear the burden of proof for many of the issues included.	
		OTHER CONCERNS 1. <i>The Council should add an option for a tenant to request</i>	
		<i>jury trial.</i> Rapid changes to the unlawful detainer procedure during the coronavirus pandemic are forcing defendants to manage a large volume of complicated paperwork in order to preserve their legal rights. The danger is greater than ever that defendants will neglect to assert their constitutional	This suggestion is outside the scope of this proposal and would be a substantive change to the proposal. Moreover, such a request may be made using the current <i>Request/Counter Request to Set for Trial</i>
		right to demand a jury trial while they struggle with newer, more complex protections. The Council should add a box	(form UD-105). The committee will conside

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Commenter	Position	Comment	Committee Response
		to the Answer form which a tenant can easily check off to assert their right to have their case tried before a jury.	the suggestion in the future as time and resources permit.
		2. Section 2 must be clarified. The integration of the UD-100 and UD-101 allegations separately into Section 2 along with the options for specific denial, general denial, and denial for lack of information creates a morass of legal terms, form titles, and form numbers that will severely confuse unrepresented defendants. This section could be clarified and simplified in several ways.	In light of this and other similar comments, the committee has revised item 2.
		First, all references to either the UD-100 or UD-101 forms in this section should utilize the form's whole title. Thus, each mention of "the complaint" should be replaced with the full " <i>Complaint – Unlawful Detainer</i> " to correspond to " <i>Mandatory Cover Sheet and Supplemental Allegations –</i> <i>Unlawful Detainer</i> " as is used to refer to Form UD-101. This will clarify for unsophisticated defendants that two separate forms are being referenced.	The full title of form UD-100 is not included in the subpart for denying allegation in the complaint, because that form is optional, not mandatory. Many unlawful detainer complaints are filed without use of the Judicial Council complaint form, and this answer form cannot be limited only to those cases in which the complaint is filed on form UD-100.
		For the same reason, responses to the Complaint and the Cover Sheet should be addressed separately, rather than all being contained as subsections to Item $2(b)$. The Council should consider replacing items $2(b)(3)$ and (4) with new items $2(c)(1)$ and (2) , respectively.	The responses to the complaint and to form UD-101 have been divided into two subparts, and separately titled.
		The form should also include a checkbox where a defendant can assert that the Plaintiff failed to serve the Form UD-101, without declaring failure to serve as an affirmative defense.	A checkbox has been added.

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Commenter	Position	Comment	Committee Response
Commenter	Position	3. The form should contain language informing tenants with disabilities they are entitled to reasonable accommodations. Accommodations for individuals with disabilities have never been as essential or as high-stakes as they are during the coronavirus pandemic. Language in the UD-105 must specifically advise defendants that they are entitled to reasonable accommodations and may request one at any time during the unlawful detainer process, including post- judgment. 2 C.C.R. § 12176. At a time when matters as simple as courthouse access are problematic even for the general public, defendants with disabilities must not face	The committee declined this request when developing the forms in September, and does so again. Although the statement is correct, such accommodations are not specific to COVID-19 eviction protections, which are the impetus for this expedited proposal. To the extent such advice regarding accommodations from a landlord should be included in an information sheet regarding unlawful detainers generally, the committee will consider including it should such an information sheet be developed in the future
		default judgment or adverse court action simply because they do not know how to assert their rights under law. CONCLUSION The global coronavirus pandemic creates new, unprecedented legal complications for landlords and	as time and resources allow. To the extent the comments relate to reasonable accommodations at a court, there is a process in place already to address this issue. (See Cal. Rules of Court, rule 1.100 and <i>Request for Accommodations by Persons with Disabilities and Response</i> (form MC-410).)
		tenants on a daily basis. It also compounds well-known injustices that have pervaded the eviction system for decades. Particularly in this high-stakes area of litigation where most defendants are self-represented and most plaintiffs represented by counsel, it could not be more essential that the materials promulgated by the Judicial Council be both clear and comprehensive.	
		The proposed changes should be adopted to prevent tenants from misunderstanding, forfeiting, or neglecting to assert their rights under law. These include not only rights under newly enacted coronavirus relief laws, but also basic rights	

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	Commenter	Position	Comment	Committee Response
			like the right to a jury trial or the right to reasonable accommodations of disabilities, which could easily be lost in the shuffle.	
			We thank the Judicial Council for their swift action to address concerns raised in September with the disparity between the UD-101 and UD-105 court forms, and for continuing to consider advocates' feedback as we all adjust	
			to these rapid changes in the legal landscape.	
9.	Ngoc Nguyen Self-Help Services Attorney Superior Court of Orange County	NI	* My name is Ngoc Nguyen and I am the Self-Help Services attorney at Orange County Superior Court who is handling all eviction matters. []	
			Proposed Additional Defenses 1. A revision for UD-105 could then be that there could be an additional defense added that after the landlord served them with UD-101, the landlord did not give them the sufficient allowable time to respond to it. This is in anticipation of the tenant having to file a motion to dismiss the default to be able to address the allegations in UD-101 for the first time by filing a proposed Answer. The tenant could then mark a box that addressed this.	The committee declines this suggestion. If a motion to dismiss a default is filed on the grounds that the UD-101 was not served with sufficient time to answer it, then that ground should be raised in the motion, not the proposed answer.
			2. Under section (m), it would be beneficial to tenants (especially self-represented tenants) to have a box to mark off these additional defenses:	
			a. "Plaintiff did not provide a (blank line for language) version since the rental agreement was negotiated in (blank line for same language)." And	The committee agrees; see item 3m(4).
			b. "Plaintiff did not give the general notice on or before 9/30 if applicable."	A new defense that plaintiff failed to provide the notice of rights under section 1179.04 has

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Unlawful Detainers: Revised Answer Form to Implement Assembly Bill 3088 (Revise form UD-105)

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	Commenter	Position	Comment	Committee Response
				been added at item 3m(1). The defense does not reference "before September 30" because that deadline only applies to tenants who did not pay rent at some point between March 1, 2020 and August 31, 2020. For other tenants, the only requirement is that it be provided before the notice of termination.
10.	Public Advocates Inc. by Shajuti Hossain Law Fellow & Richard Marcantonio Managing Attorney	NI	Public Advocates Inc. writes in response to the Judicial Council's Invitation to Comment SP20-07, Unlawful Detainers: Revised Answer Form to Implement Assembly Bill 3088. Thank you for incorporating some of our prior suggestions and for this second invitation to comment, particularly on Unlawful Detainer Form 105. The confusion around COVID-19-related eviction protections has only grown since we submitted our previous comment letter to the Council (attached). That confusion, created by the simultaneous operation in California of AB 3088 and the federal CDC Order prohibiting many evictions, has extended beyond renters and landlords, and is regrettably now leading some of our courts astray, as well. In particular, the issuance earlier this month of a "Frequently Asked Questions" document (the CDC FAQ) was widely misrepresented, including in the national press, as limiting the scope of the CDC Order. Specifically, the Washington Post incorrectly stated "that landlords nationwide are free to start the eviction process while the federal moratorium is active."	The committee appreciates the comments. The committee declines to respond to arguments regarding the interpretation of the CDC Order, because the interpretation of the applicability of this order in California is outside the purview of this committee.

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Commenter	Position	Comment	Committee Response
		In fact, the CDC Order has not changed, and "[t]his non- binding guidance document" (as the FAQ explicitly states in its first words) in no way limits the clear obligations of the California courts to enforce it. After the release of the CDC FAQ, it remains the case as was true before that the submission of a declaration under the CDC Order prohibits any action by the landlord to evict that tenant until January 1, including the filing of an unlawful detainer complaint. All that has changed with any legal bearing is the announcement of the U.S. Department of Justice that, as a matter of its prosecutorial discretion, it will not seek criminal penalties against landlords who initiate eviction proceedings prior to December 31. But our courts enjoy no such discretion. Their obligation if they allow the filing of such void complaints at all is to dismiss them outright. Instead, we are aware of at least one case in which a Superior Court judge has deprived a tenant of the full protections of the CDC Order. While correctly acknowledging that the CDC Order is in force in California and that the tenant in that case was entitled to its protections, that court failed to dismiss the case, instead setting a trial date after Dec. 31. securing that landlord a place at the head of the line. In effect, the court abetted and rewarded a landlord's unlawful filing of a UD action. In light of this ongoing state of confusion, even in the	The proposal for an emergency rule is outside
		minority of cases in which tenants have legal representation, we again urge the Judicial Council to enact a temporary, narrowly-tailored Emergency Rule, as requested in our attached letter of September 17.	the scope of this proposal. In addition, this suggestion was considered and rejected in September as beyond the purview of this committee.

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Commenter	Position	Comment	Committee Response
		Below we address the Council's specific inquiries and offer additional suggestions on UD-105. Question 1: Does the proposal appropriately address the stated purpose? The Council's proposed changes address the stated purpose in part by allowing defendants to raise defenses related to COVID-19 eviction protections; however, as discussed further below, the form remains confusing and should be improved for clarity.	See responses to specific suggestions below.
		Additionally, we note that item 3(h), noncompliance by the landlord with the Tenant Protection Act, is incorrectly including under the heading "affirmative defenses." In fact, it is an element of the landlord's case, and the landlord's burden to prove, that the tenancy was properly terminated. A notice of termination that does not comply with the Act is insufficient to carry that burden. Accordingly, 3(h) should be removed from the list of affirmative defenses and made its own numbered section. This section should include a prompt to provide additional facts on an attachment. (We also note that a typographical error currently refers the tenant to the wrong subsection, (3(m) instead of 3(o), to provide those additional facts.)	Changes to item 3h or creation of a new section of the form are outside the scope of this proposal. However, the title of item 3 has been revised in light of similar concerns raised about some of the new defenses.
		Question 2: Would it be appropriate to add an affirmative defense that defendant has provided a declaration of financial distress covering all months between September 1 and January 31 that are at issue in the action and has paid 25 percent of rent or other financial obligations arising from the tenancy due during those months? No, this defense is already implicitly included in the broader affirmative defense at section 3(m)(4)(a) of the	The committee disagrees that the affirmative defense that the minimum rent has been paid

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Commenter	Position	Comment	Committee Response
		proposed form. Adding a more specific defense will cause confusion by implying that tenants must have already paid 25% of the rent in order to have a defense, regardless of timing. Section 1179.03(g)(2)(B) of the Code of Civ. Proc. provides that tenants need not pay 25% of their rent on a monthly basis, but instead may make their payment of 25% of the rent owed for the period September 1, 2020 through January 31, 2021 at any time before January 31.	is implicit in the defense that a declaration of COVID-19–related distress has been provided. The committee agrees with the concern that the affirmative defense clearly state that the 25 percent minimum payment can be made on or before January 31, 2021. New item 3m(6)(b)) states that and notes that the defense. is applicable only in cases filed after that date.
		Question 4: Would it be appropriate to have the affirmative defense of having served a declaration under the Centers for Disease Control and Prevention's temporary eviction moratorium order as a standalone affirmative defense (rather than as part of item 3m)? Yes, because the CDC Order covers rent that was owed <i>before</i> March 1, 2020 up until December 31, 2020 while 3(m) only refers to nonpayment of rent due <i>between</i> March 1, 2020 and January 31, 2021.	The committee agrees and has moved the item.
		Question 5: Would it be appropriate to have the affirmative defense of "other" violation of the COVID- 19 Tenant Relief Act of 2020 or a local COVID-19– related ordinance regarding evictions as a standalone affirmative defense (rather than as part of item 3m)? There should be one standalone "other" defense solely under <i>local</i> COVID-19-related eviction ordinances. The reason for limiting it to local ordinances is that they may cover rent owed outside of the period March 1, 2020 to January 31, 2021, and may provide protections and requirements that differ from those of AB 3088. The defense under "other" violations of the AB 3088 should remain under 3(m).	The committee declines this suggestion. There is already a separate affirmative defense for violation of local ordinances. See item 3g.

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Commenter	Position	Comment	Committee Response
		Question 6: Are there other revisions that it would be appropriate to make to the affirmative defenses in items 3l or 3m? Yes, the entire section should be revised to ensure that items listed under "Affirmative Defenses" do not include elements of plaintiffs' prima facie case, such as service of the 15-day notice and notice of rights. While this issue is not new to the Answer form, it is particularly confusing during the current pandemic when large numbers of tenants will face eviction proceedings without legal counsel. Tenants who are not represented will not be able to explain to a court that is overwhelmed with a deluge of eviction cases that the plaintiff has the burden to prove service of the required notices.	In light of this and other similar comments, the committee has retitled item 3 as "Defenses and Objections." (Objections based on a plaintiff's failure to state a prima facie case may be brought either by demurrer or by answer. See § 430.10.) The committee notes that to the extent a plaintiff has stated the elements of the cause of action, but the tenant wants to deny those statements, item 2 is where defendant should be making such denials.
		Additional issues A. Revision of Section 2 Section 2 of the Proposed Answer is confusing. The general denial paragraph should be clearly separated as a stand-alone option. The second section where tenants are required to respond separately to allegations should be revised and should include a checkbox where tenants can assert that the landlord failed to serve the Mandatory Cover Sheet and Supplemental Allegations form.	In light of this and other similar comments, the committee has revised item 2. The responses to the complaint and to form UD- 101 have been divided into two subparts, and separately titled. And the requested checkbox has been added.
		B. Add reasonable accommodation language On January 1, 2020, the Department of Fair Employment and Housing issued new regulations interpreting and explaining the Fair Employment and Housing Act's provisions related to reasonable accommodations for people with disabilities, among other topics.	The committee declined this request when developing the forms in September, and does so again. Although the statement is correct, such accommodations are not specific to COVID-19 eviction protections, which are the impetus for this expedited proposal. To the extent such advice regarding

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	Commenter	Position	Comment	Committee Response
			Because people with disabilities will face myriad additional barriers to timely assertion of their rights during the pandemic, fair housing protections for tenants with disabilities facing eviction are even more critical than ever. Therefore, the form should include a statement advising people with disabilities of their right to request any reasonable accommodation at any point during the unlawful detainer process, including post judgment. 2 C.C.R. §12176.	accommodations from a landlord should be included in an information sheet regarding unlawful detainers generally, the committee will consider including it should such an information sheet be developed in the future as time and resources allow. To the extent the comments relate to reasonable accommodations at a court, there is a process in place already to address this issue. (See Cal. Rules of Court, rule 1.100 and <i>Request</i> <i>for Accommodations by Persons with</i> <i>Disabilities and Response</i> (form MC-410).) This suggestion is outside the scope of this proposal and would be a substantive change to the proposal. Moreover, such a request may be made using the current <i>Request/Counter Request to Set for Trial</i> (form UD-105). The committee will consider the suggestion in the future as time and resources permit.
11.	Public Law Center by Ugochi Anaebere-Nicholson Directing Attorney, Affordable Housing and Homelessness Prevention Unit	NI	Public Law Center writes in response to the Judicial Council's Invitation to Comment SP20-07, Unlawful Detainers: Revised Answer Form to Implement Assembly Bill 3088. We understand and appreciate that the Judicial Council has been required to act quickly to implement the complex new laws protecting tenants from eviction during the unprecedented COVID-19 pandemic. The proposed changes to the Judicial Council forms for UD complaints and answers, respectively, are particularly critical in a pandemic when many tenants in crisis will be facing eviction without legal counsel. Approximately 60-80% of	The committee appreciates the comment.

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Commenter	Position	Comment	Committee Response
		the tenants in our jurisdiction of Orange County proceed in eviction court without legal counsel, while approximately 90% of the landlords who appear in eviction court have legal counsel. Further, many of the tenants with actions in our courts in Orange County are monolingual in a language other than English. Thus it is especially important to ensure that the forms are clear, easy to use, and provide tenants with a meaningful opportunity to assert relevant defenses. Below we address the Council's specific inquiries and offer	
		additional suggestions. I. Does the proposal appropriately address the stated purpose? The changes address the stated purpose in part by allowing defendants to raise defenses related to COVID-19 eviction protections, however as discussed further below, the form is confusing and can be improved for clarity.	See responses to specific suggestions below.
		II. Would it be appropriate to add an affirmative defense that defendant has provided a declaration of financial distress covering all months between September 1 and January 31 that are at issue in the action and has paid 25 percent of rent or other financial obligations arising from the tenancy due during those months?	
		months ? This addition could be helpful or harmful. Including it will help tenants to identify and raise it, but it could also cause confusion. This defense is already implicitly included in the broader affirmative defense at section m(4)(a) of the proposed form. Addition of the specific defense might	The committee disagrees that the affirmative defense that the minimum rent has been paid is implicit in the defense that a declaration of COVID-19–related distress has been provided. The committee agrees with the
		cause confusion by implying that tenants must have paid 25% of the rent in order to have a defense regardless of	concern that the affirmative defense clearly state that the 25 percent minimum payment

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Commenter	Position	Comment	Committee Response
		timing. If the Council elects to add this defense, it should be certain that the form makes clear that tenants have until January 31, 2021 to pay.	can be made on or before January 31, 2021. New item $3m(6)(b)$ states that and notes that the defense is applicable only in cases filed after that date.
		III. Are there additional affirmative defenses that may be made under AB 3088 or federal eviction law that should be added to item 3 on the form?	
		Yes. As drafted, the Answer form does not reflect that AB 3088 applies the just cause protections of the Tenant Protection Act to all tenants, regardless of the Tenant Protection Act's exemptions or length of tenancy. There should be an additional checkbox allowing tenants to state that the landlord did not state just cause for eviction. The current language of the form only allow tenants to allege just cause protections if they are covered by the Tenant Protection Act.	A new defense that the plaintiff lacks just cause for a demand for possession has been added at item 3n, with the note that it is only applicable for cases filed before February 1, 2021. (After that date, cases subject to just- cause provisions of the Tenants Protection Act can continue to use item 3h for this defense.)
		In addition, the form should allow Defendants to allege that Plaintiff failed to provide Defendant with the required Notice of rights under COVID-19 Tenant Relief Act of 2020 before September 30, 2020.	A new defense that plaintiff failed to provide the notice of rights under section 1179.04 has been added at item $3m(1)$. The defense does not reference "before September 30" because that deadline only applies to tenants who did not pay rent at some point between March 1, 2020 and August 31, 2020. For other tenants, the only requirement is that it be provided
		IV. Would it be appropriate to have the affirmative defense of having served a declaration under the Centers for Disease Control and Prevention's temporary eviction moratorium order (see Link C) as a standalone affirmative defense (rather than as part of	before the notice of termination.
		item 3m)? Yes.	The committee agrees that the affirmative defense should be separate; see new item 3p.

SP20-07

Unlawful Detainers: Revised Answer Form to Implement Assembly Bill 3088 (Revise form UD-105)

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Commenter	Position	Comment	Committee Response
Commenter	Position	CommentV. Would it be appropriate to have the affirmative defense of "other" violation of the COVID-19 Tenant Relief Act of 2020 or a local COVID-19-related ordinance regarding evictions as a standalone affirmative defense (rather than as part of item 3m)? Yes.VI. Other revisions that it would be appropriate to make to the affirmative defenses in items 31 or 3m Yes, the entire section should be retitled. Many of the items listed under "Affirmative Defenses" are actually part of plaintiffs' prima facie case, including service of the 15 day notice and notice of rights. Tenants who are represented by counsel can submit briefing explaining that calling an item an affirmative defense does not mean that the tenant bears the burden of proof. (see Rental Housing Assn. of Northern Alameda County v. City of Oakland (2009) 171Cal.App.4th 741, 756). But unrepresented tenants will not be able to make these arguments effectively or be familiar with the underlying law. Titling this section of the form "Affirmative Defenses" causes unnecessary confusion and will be especially harmful for unrepresented tenants.While this issue is not new to the Answer form, it is particularly concerning during the current pandemic when even more tenants will face eviction without legal counsel. Tenants who are not represented will not be able to explain to the court that the plaintiff has the burden to prove service of the required notices. Therefore this section should be titled "Defenses" or "Affirmative and other Defenses" to make it clear that the Defendant does not bear the burden of	Committee Response The committee agrees that the "other" defense should be separate. See new item 30. In light of this and other similar comments, the committee has retitled item 3 as "Defenses and Objections." (Objections based on a plaintiff's failure to state a prima facie case may be brought either by demurrer or by answer. See § 430.10.) The committee notes that to the extent a plaintiff has stated the elements of the cause of action but the tenant wants to deny those statements, item 2 is where defendant should be making such denials.

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Commenter	Position	Comment	Committee Response
		VII. Additional issues A. Revision of Section 2 Section 2 of the Proposed Answer is confusing. The general denial paragraph should be separate so it is easy to see that it is a standalone option. The second section where tenants are required to separately respond to allegations should be revised and should include a checkbox where Defendant can assert that Plaintiff failed to serve the Mandatory Cover Sheet and Supplemental Allegations form.	In light of this and other similar comments, the committee has revised item 2. The general denial now has a separate title. The responses to the complaint and to form UD-101 have been divided into two subparts, and separately titled. And the requested checkbox has been added.
		This section should also be amended to break up responses to the Complaint and the Cover Sheet separately, instead of referring to them jointly in Item 2(b). Also, to avoid any confusion and to make clear that two separate documents are being referenced, the full title of the form <i>Complaint- Unlawful Detainer</i> (form UD-100) should be written out and italicized, consistent with the <i>Mandatory Cover Sheet</i> <i>and Supplemental Allegations- Unlawful Detainer</i> (form UD-101) so that it is clear to Defendants that two separate forms are being referenced.	The full title of form UD-100 is not included in the subpart for denying allegation in the complaint, because that form is optional, not mandatory. Many unlawful detainer complaints are filed without use of the Judicial Council complaint form, and this answer form cannot be limited only to those cases in which the complaint is filed on form UD-100.
		 B. Add reasonable accommodation language On January 1, 2020, the Department of Fair Employment and Housing issued new regulations interpreting and explaining the Fair Employment and Housing Act's provisions related to reasonable accommodations for people with disabilities, among other topics. Because people with disabilities will face myriad additional barriers to timely assertion of their rights during the pandemic, fair housing protections for tenants with 	The committee declined this request when developing the forms in September, and does so again. Although the statement is correct, such accommodations are not specific to COVID-19 eviction protections, which are the impetus for this expedited proposal. To the extent such advice regarding accommodations from a landlord should be included in an information sheet regarding

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	Commenter	Position	Comment	Committee Response
			disabilities facing eviction are particularly critical at this time. Therefore, the form should include an advisement that people with disabilities are entitled to reasonable accommodations and may request one as needed at any point during the unlawful detainer process, including post judgment. 2 C.C.R. §12176.	unlawful detainers generally, the committee will consider including it should such an information sheet be developed in the future as time and resources allow. To the extent the comments relate to reasonable accommodations at a court, there is a process in place already to address this issue. (See Cal. Rules of Court, rule 1.100 and <i>Request</i> for Accommodations by Persons with Disabilities and Response (form MC-410).)
			C. Add a jury request box Tenants are being asked to complete and understand a very large number of forms due to the new COVID-19 protections. Please add a jury request box to the Answer form to make it easier for tenants to exercise their constitutional right to a jury.	This suggestion is outside the scope of this proposal and would be a substantive change to the proposal. Moreover, such a request may be made using the current <i>Request/Counter Request to Set for Trial</i> (form UD-105). The committee will consider the suggestion in the future as time and resources permit
ľ			D. Include an information sheet and provide translation	I
			of the documents in threshold languages, such as	
			Spanish, Vietnamese, Chinese, Tagalog	
			Because much of the information contained on the UD 105 Answer (Proposed) incorporates affirmative defenses of AB 3088, and if the proposed amendments by advocates	The committee acknowledges that an information sheet for use with the unlawful detainer answer form would be helpful, and
			are adopted, of other existing state laws, it is important to	development of such a form is among its
			ensure that pro per tenants understand how to complete the form. Accordingly, an information sheet would be helpful.	long-term goals. It will be developed as time and resources permit. Because much of the
			In our practice, we use many of the Judicial Council	law under AB 3088 will apply only for a few
			information sheets, such as in the cases of domestic	months, development of information and
			violence and elder abuse restraining order cases, to help	links to resources on the self-help web page
			tenants understand how to complete the initial filings for	at courts.ca.gov seems a more effective way

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	Commenter	Position	Comment	Committee Response
			those types of cases. We believe that the form, UD-105, would benefit from an information sheet since so much of the form is new.	to provide evolving information for defendants. See link at item 3 of the form.
			Additionally, we would recommend that the Judicial Council provide translated version of the forms that can be used by pro pers to complete and then transfer the information onto the English version of the UD-105 before filing the documents with the court.	The committee will recommend that staff request that this form be translated under the council protocols for translation of forms.
			Conclusion While intended to protect tenants, the complexities of the new COVID-19 laws will place unrepresented tenants at an incredible disadvantage. We are deeply concerned about access to justice for people who receive an unlawful detainer and cannot access legal assistance. These households will be left to navigate this confusing web of policies on their own, at a time when many courts require litigants to use technology to participate in hearings, and those with health concerns are unable to leave their homes at all let alone visit a crowded courthouse. We appreciate your efforts to make these forms accessible and comprehensive as possible in this challenging situation.	
12.	Braz Shabrell Deputy City Attorney Oakland, CA	AM	I am writing to provide feedback on the revised Answer form (UD-105). I support the Council's efforts to make the form more accessible and comprehensive for tenants, who are by and large the intended beneficiaries of many of the new protections recently passed into law.	The committee appreciates the comments.
			I have four main points of feedback: 1) I am concerned that there will be confusion between the Mandatory Cover Sheet and the complaint (¶ 2).	Item 2 has been revised to title which subparts apply to the form UD-101 and which apply to the complaint.

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	Commenter	Position	Comment	Committee Response
			2) The heading of ¶ 3 is slightly misleading. In unlawful detainer litigation, there is a marked distinction between "affirmative defenses," which are the defendant tenant's burden to establish, and defenses which are merely refuting plaintiff's ability to establish their cause of action. Because not all of the defenses listed in ¶ 3 are in fact "affirmative defenses," I would recommend changing the wording to avoid confusion around burden of proof.	In light of this and other similar comments, the committee has retitled item 3 as "Defenses and Objections." (Objections based on a plaintiff's failure to state a prima facie case may be brought either by demurrer or by answer. See § 430.10.) The committee notes that to the extent a plaintiff has stated the elements of the cause of action but the tenant wants to deny those statements, item 2 is where defendant should be making such denials.
			3) I would recommend potentially changing the wording of \P 3h. to mirror that of \P 3g., to say that "Plaintiff's demand for possession violates the Tenant Protection Act" rather than "Plaintiff's demand for possession is subject to." Defendant should be permitted to plead broadly without being required to allege whether plaintiff's demand is or is not subject to the law.	This suggestion is outside the scope of this proposal but will be considered in the future as time and resources permit.
			4) Finally, as a general matter, I would encourage the Council to consider condensing the Answer form however possible as it is currently quite long and will likely be unwieldy for many tenants, a significant percentage of whom are unrepresented. I also have concerns about the fact pleading requirements, as notice pleading should be sufficient.	At this time, the committee declines to remove any of the defenses from the form. If a defense or objection is not listed, a self- represented tenant may not know to raise it. Other suggestions for ways to condense the form are welcome and will be considered in future revisions. As to the fact pleading requirement, the committee notes that facts must be pled to support affirmative defenses; notice pleading is not sufficient.
13.	Superior Court of San Diego County by Mike Roddy	А	• Does the proposal appropriately address the stated purpose?	The committee appreciates the comments.

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Commenter	Position	Comment	Committee Response
Executive Officer		Yes. Form UD-105 will assist defendants, and especially self-represented defendants, in being able to more specifically respond to the new allegations in form UD-101.	
		• Would it be appropriate to add an affirmative defense that defendant has provided a declaration of financial distress covering all months between September 1 and January 31 that are at issue in the action and has paid 25 percent of rent or other financial obligations arising from the tenancy due during those months? Yes. This would be appropriate, as this would be a defense	The committee agrees; new item 3m(6)(b)
		 per CCP 1179.03(g)(2)(B). Are there additional affirmative defenses that may be made under AB 3088 or federal eviction law that should be 	has been added.
		added to item 3 on the form? Perhaps that plaintiff did not serve the "Notice from the State of California" required by CCP 1179.04.	The committee agrees; see new item 3m(1).
		• Would it be appropriate to have the affirmative defense of having served a declaration under the Centers for Disease Control and Prevention's temporary eviction moratorium order (see Link C) as a standalone affirmative defense (rather than as part of item 3m)?	
		Yes. Since 3m concerns affirmative defenses under AB 3088, it would be appropriate to have the CDC Order as a standalone affirmative defense. If the CDC Order is made a standalone affirmative defense, it is recommended the federal CARES Act defense, currently in 3m (6), also be	The committee agrees; see item 3p (for the CDC order) and item 3q (for the other federal defense).
		stated as a standalone affirmative defense, or that the federal defenses be stated together in a separate item, rather than as part of item 3m. These federal law protections are	

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	Commenter	Position	Comment	Committee Response
			 separately alleged on form UD-101, so it would be consistent to separately state them on form UD-105 as well. This would also aid the judicial officer reviewing the case and assist with obtaining statistics. Would it be appropriate to have the affirmative defense of "other" violation of the COVID-19 Tenant Relief Act of 2020 or a local COVID-19–related ordinance regarding evictions as a standalone affirmative defense (rather than as part of item 3m)? These are appropriately part of item 3m, as they are COVID-19 affirmative defenses that relate to the other defenses listed in item 3m. There is already a standalone "other" affirmative defense may confuse the parties. 	The committee disagrees; AB 3088 and local ordinance protections go beyond unlawful detainer cases for nonpayment of rent, which item 3m is limited to. The "other" defense is now in item 30.
14.	Western Center on Law & Poverty by Madeline Howard Jointly with: California Rural Legal Assistance Foundation by Brian Augusta	NI	No additional Comments. Western Center on Law & Poverty writes in response to the Judicial Council's Invitation to Comment SP20-07, <i>Unlawful Detainers: Revised Answer Form to Implement</i> <i>Assembly Bill 3088</i> . We appreciate that the Judicial Council has been required to act quickly to implement the complex new laws protecting tenants from eviction during the COVID-19 pandemic. As discussed in our prior comment letter, these forms are particularly critical when many tenants will be facing eviction without legal counsel during a global public health crisis. Thus it is especially important to ensure that the forms are clear, easy to use, and allow tenants a meaningful opportunity to assert relevant defenses.	The committee appreciates the comments.

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Commenter	Position	Comment	Committee Response
		Below we address the Council's specific inquiries and offer additional suggestions.	
		I. Does the proposal appropriately address the stated purpose?	
		The changes address the stated purpose in part by allowing tenants to raise defenses related to COVID-19 eviction protections. However, as discussed further below, the form is confusing and can be improved for greater clarity.	See responses to specific suggestions below.
		II. Would it be appropriate to add an affirmative defense that defendant has provided a declaration of	
		financial distress covering all months between September 1 and January 31 that are at issue in the	
		action and has paid 25 percent of rent or other	
		financial obligations arising from the tenancy due	
		during those months ? This addition could be helpful or harmful. Including it will help tenants to identify and raise it, but it could also cause confusion. This defense is already implicitly included in the broader affirmative defense at section m(4)(a) of the proposed form. Addition of the specific defense might cause confusion by implying that tenants must have paid 25% of the rent in order to have a defense regardless of timing. If the Council elects to add this defense, the language should be tailored to clarify that tenants have until January 31, 2021 to pay.	The committee disagrees that the affirmative defense that the minimum rent has been paid is implicit in the defense that a declaration of COVID-19–related distress has been provided. The committee agrees with the concern that the affirmative defense clearly state that the 25 percent minimum payment can be made on or before January 31, 2021. New item 3m(6)(b)) states that and notes that the defense is applicable only in cases filed after that date.
		III. Are there additional affirmative defenses that	
		may be made under AB 3088 or federal eviction law that should be added to item 3 on the form?	
I			 na if madified: N = Do not agree: NI = Not indicate:

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Commenter	Position	Comment	Committee Response
		Yes. As drafted, the Answer form does not reflect that AB 3088 applies the just cause protections of the Tenant Protection Act to all tenants, regardless of the Tenant Protection Act's exemptions or the length of tenancy. <i>See</i> CCP §1179.03.5(a)(3). There should be an additional checkbox allowing tenants to state that the landlord did not state just cause for eviction. The current language of the form only allows tenants to allege just cause protections if they are covered by the Tenant Protection Act.	A new defense that the plaintiff lacks just cause for a demand for possession has been added at item 3n, with the note that it is only applicable for cases filed before February 1, 2021. (After that date, cases subject to just- cause provisions of the Tenants Protection Act can continue to use item 3h for this defense.)
		In addition, the form should allow Defendant to allege that Plaintiff failed to provide the Notice of Rights required by CCP §1179.04 before September 30, 2020.	A new defense that plaintiff failed to provide the notice of rights under section 1179.04 has been added at item 3m(1). The defense does not reference "before September 30" because that deadline only applies to tenants who did not pay rent at some point between March 1, 2020 and August 31, 2020. For other tenants, the only requirement is that it be provided before the notice of termination.
		 IV. Would it be appropriate to have the affirmative defense of having served a declaration under the Centers for Disease Control and Prevention's temporary eviction moratorium order (see Link C) as a standalone affirmative defense (rather than as part of item 3m)? Yes. V. Would it be appropriate to have the affirmative defense of "other" violation of the COVID-19 Tenant Relief Act of 2020 or a local COVID-19–related 	The committee agrees; see new item 3p.

SP20-07

Unlawful Detainers: Revised Answer Form to Implement Assembly Bill 3088 (Revise form UD-105)

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Commenter	Position	Comment	Committee Response
		ordinance regarding evictions as a standalone affirmative defense (rather than as part of item 3m)? Yes.	The committee agrees; see new item 30.
		VI. Other revisions that it would be appropriate to make to the affirmative defenses in items 31 or 3m The entire "Affirmative Defenses" section should be retitled. Many of the items listed under "Affirmative Defenses" are actually part of Plaintiffs' prima facie case, including service of the 15 day notice required by AB 3088. Tenants who are represented by counsel can submit briefing explaining that calling an item an affirmative defense does not mean that the tenant bears the burden of proof. <i>See Rental Housing Assn. of</i> <i>Northern Alameda County v. City of Oakland</i> (2009) 171 Cal.App.4th 741, 756. But unrepresented tenants will not be able to make these arguments effectively or be familiar with the underlying law. Titling this section of the form "Affirmative Defenses" causes unnecessary confusion and will be especially harmful for unrepresented tenants.	In light of this and other similar comments, the committee has retitled item 3 as "Defenses and Objections." (Objections based on a plaintiff's failure to state a prima facie case may be brought either by demurrer or by answer. See § 430.10.) The committee notes that to the extent a plaintiff has stated the elements of the cause of action but the tenant wants to deny those statements, item 2 is where defendant should be making such denials.
		While this issue is not new to the revised Answer form, it is particularly concerning during the current pandemic when even more tenants will face eviction without legal counsel. Tenants who are not represented will not be able to explain to the court that the Plaintiff has the burden to prove corvice of the required patients	
		burden to prove service of the required notices. Therefore this section should be titled "Defenses" or "Affirmative and other Defenses" to make it clear that the Defendant does not bear the burden of proof for many of these issues.	

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Commenter	Position	Comment	Committee Response
		VII.Additional issues A.Revision of Section 2 Section 2 of the Proposed Answer is confusing. The general denial paragraph should be separate so it is easy to see that it is a stand alone option. The second section where tenants are required to separately respond to allegations should be revised and should include a checkbox where Defendant can assert that Plaintiff failed to serve the Mandatory Cover Sheet and Supplemental Allegations form.	In light of this and other similar comments, the committee has revised item 2. Titles have been added to each subpart and a checkbox where defendant can state that form UD-101 was not received has been added.
		This section should also be amended to break up responses to the Complaint and the Cover Sheet separately, instead of referring to them jointly in Item 2(b). Also, to avoid any confusion and to make clear that two separate documents are being referenced, the full title of the form <i>Complaint-Unlawful Detainer</i> (form UD-100) should be written out and italicized, consistent with the <i>Mandatory Cover Sheet and Supplemental</i> <i>Allegations- Unlawful Detainer</i> (form UD-101)so that it is clear to Defendants that two separate forms are being referenced.	The responses to the complaint and to form UD-101 have been divided into two subparts, and separately titled. The full title of form UD-100 is not included in the subpart for denying allegation in the complaint, because that form is optional, not mandatory. Many unlawful detainer complaints are filed without use of the Judicial Council complaint form, and this answer form cannot be limited only to those cases in which the complaint is filed on form UD-100.
		B. Add reasonable accommodation language On January 1, 2020, the Department of Fair Employment and Housing issued new regulations interpreting and explaining the Fair Employment and Housing Act's provisions related to reasonable accommodations for people with disabilities, among other topics.	The committee declined this request when developing the forms in September, and does so again. Although the statement is correct, such accommodations are not specific to COVID-19 eviction protections, which are the impetus for this expedited proposal. To

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Commenter	Position	Comment	Committee Response
		Because people with disabilities will face myriad additional barriers to timely assertion of their rights during the pandemic, fair housing protections for tenants with disabilities facing eviction are particularly critical at this time. Therefore, the form should include an additional defense regarding reasonable accommodations, and an advisement that people with disabilities are entitled to reasonable accommodations and may request one as needed at any point during the unlawful detainer process, including post judgment. 2 C.C.R. §12176. The current affirmative defense language in 3(f) is extremely general and an unrepresented person would likely not realize that refusal to accommodate constitutes discrimination.	the extent such advice regarding accommodations from a landlord should be included in an information sheet regarding unlawful detainers generally, the committee will consider including it should such an information sheet be developed in the future as time and resources allow. To the extent the comments relate to reasonable accommodations at a court, there is a process in place already to address this issue. (See Cal. Rules of Court, rule 1.100 and <i>Request</i> <i>for Accommodations by Persons with</i> <i>Disabilities and Response</i> (form MC-410).)
		 C. Add a jury request box Tenants are being asked to complete and understand a very large number of forms due to the new COVID-19 protections. Please add a jury request box to the Answer form to make it easier for tenants to exercise their constitutional right to a jury. Conclusion While intended to protect tenants, the complexities of the new COVID-19 laws will place unrepresented tenants at an incredible disadvantage. We are deeply concerned about access to justice for people who receive an unlawful detainer and cannot access legal assistance. These households will be left to navigate this confusing web of policies on their own, at a time when many courts require litigants to use technology to participate in hearings, and those with health concerns are unable to 	This suggestion is outside the scope of this proposal and would be a substantive change to the proposal. Moreover, such a request may be made using the current <i>Request/Counter Request to Set for Trial</i> (form UD-105). The committee will consider the suggestion in the future as time and resources permit.

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Commenter	Position	Comment	Committee Response
		leave their homes at all let alone visit a crowded	
		courthouse. We appreciate your efforts to make these	
		forms accessible and comprehensive as possible in this	
		challenging situation.	

RULES COMMITTEE ACTION REQUEST FORM

Rules Committee action requested [Choose from drop down menu below]: Circulate for comment (out of cycle)

Rules Committee Meeting Date: November 19, 2020

Title of proposal: Rules and Forms: Proof of Service for Sex Offender Registration Termination

Proposed rules, forms, or standards *(include amend/revise/adopt/approve):* Approve form CR-416

Committee or other entity submitting the proposal: Criminal Law Advisory Committee

Staff contact (name, phone and e-mail): Sarah Fleischer-Ihn, 5-7702

Identify project(s) on the committee's annual agenda that is the basis for this item: Approved by Rules Committee date: November 3, 2020 Project description from annual agenda: Implementation of SB 384 (Stats. 2017, ch. 541), Sex offenders: registration: criminal offender record information systems

Project Summary: Develop forms to implement SB 384, which, in relevant part, establishes three tiers of sex offender registration based on specified criteria and a petition process to request termination from the registry upon completion of a mandated minimum registration period under specified conditions. The proposal was suggested by the California Department of Justice. Assist criminal courts with any required implementation.

If requesting July 1 or out of cycle, explain: The implementing statute is effective July 1, 2021.

Additional Information: (To facilitate Rules Committee's review of your proposal, please include any relevant information not contained in the attached summary.)

A proposal for several new forms to implement the statute was circulated, for the second time, in the fall. In light of comments received from that circulation, the committee wants to add a proof of service to the proposal. That proof of service form is what is included in the attached ITC, which the committee would like to circulate now so that stakeholders can comment on it before the committee includes it in the proposal going to the council in March 2021.

JUDICIAL COUNCIL OF CALIFORNIA

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

INVITATION TO COMMENT

SP20-11

Title

Rules and Forms: Proof of Service for Sex Offender Registration Termination

Proposed Rules, Forms, Standards, or Statutes Approve form CR-416

Proposed by Criminal Law Advisory Committee Hon. Brian M. Hoffstadt, Chair

Action Requested

Review and submit comments by December 23, 2020

Proposed Effective Date July 1, 2021

Contact Sarah Fleischer-Ihn, 415-865-7702 Sarah.Fleischer-Ihn@jud.ca.gov

Executive Summary and Origin

The Criminal Law Advisory Committee proposes a new optional form for proof of service of a petition to terminate sex offender registration and proof of current registration to the required law enforcement agencies and district attorney's offices.

Background

Under the Sex Offender Registration Act (Pen. Code, §§ 290–290.024), effective January 1, 2021, sex offender registration will convert from a lifetime requirement to a tier-based registration system with a minimum registration time period of 10 years, 20 years, or lifetime, largely depending on the registrable offense. The state Department of Justice will designate appropriate tiers for all current registrants and will notify the registering law enforcement agency. Starting July 1, 2021, registrants may petition the court in the county of registration to terminate the registration requirement if the registrant has been registered for the minimum required time and meets other criteria.

The registrant is required to serve a copy of the petition and proof of current registration on the registering law enforcement agency and the district attorney in the county where the petition is filed, and on the law enforcement agency and the district attorney of the county of conviction of a registerable offense if different than the county where the petition is filed. The court may summarily dismiss the petition if the filing and service requirements are not met. (Pen. Code, \S 290.5(a)(2).) Penal Code section 290.5, effective July 1, 2021, further outlines the procedural requirements for the petition process.

This proposal has not been approved by the Judicial Council and is not intended to represent the views of the council, its Rules Committee, or its Legislation Committee. It is circulated for comment purposes only.

Prior Circulation

Earlier this year, two proposals from the Criminal Law Advisory Committee recommending adoption of forms implementing the sex offender registration termination process circulated for public comment. (Invitations to Comment SPR20-16 and SP20-03.) In the most recent circulation, 12 comments were received from a range of stakeholders: courts, the Department of Justice, law enforcement agencies, district attorney's offices, a public defender's office, and advocates. Most commenters agreed with the proposal if modified. In response to the comments received on service of the petition, the committee proposes a new optional proof of service form be included with the other forms proposed by the committee.

Service of the petition

In the first proposal circulated for public comment, the committee circulated an *Acknowledgment of Receipt* form requiring law enforcement and the district attorney to confirm receipt of the petition to the court within 10 days, similar to the acknowledgment option for a mailed civil summons and complaint under Code of Civil Procedure section 415.30. The committee's rationale for developing this form was to allow a court to track receipt of the petition, since that triggers law enforcement's review of whether the person has met the minimum time requirements for termination, the first of many steps in the termination process. The committee also considered developing a proof of service form as part of the original proposal but concluded that proof of service was insufficient to confirm whether the petition and proof of current registration were actually received by law enforcement and the district attorney.

Several law enforcement agencies, district attorney's offices, and a public defender's office commented to oppose the acknowledgment form, stating, in part, that the form shifted the burden of providing proof of service to the court from the petitioner to law enforcement and prosecuting agencies and imposed a nonstatutory burden on law enforcement and prosecuting agencies by requiring them to file the form with the superior court in which the registrant resides within 10 days. The committee accepted the comments and decided not to move forward with the *Acknowledgement of Receipt* form.

One commenter noted that the service section of the petition, where the petitioner confirmed that the petition was served on the proper agencies, provided sufficient information about proper service. The committee agreed, with modifications to the service section of the petition to include the name of the agency and the address on which service was effectuated, a declaration by the petitioner or counsel that the information contained in the petition is true and correct, and notice to the petitioner that a court may deny a petition that is not properly served. This assumed service prior to filing of the petition in court. These revisions were included in the second circulation for public comment.

In the second round of public comment, the committee received two comments regarding service of the petition to the required law enforcement agencies and district attorney's offices. The Department of Justice (DOJ) noted that Senate Bill 118 (Stats. 2020, ch. 29) amended Penal Code section 290.5(a)(2) to add the following language: "The registering law enforcement

agency shall report receipt of service of a filed petition to the Department of Justice in a manner prescribed by the department." The DOJ noted that this amendment contemplated that the petition would be filed with the court prior to service. DOJ recommended creating a proof of service form to identify the filed petition information and to verify service of the filed petition to the proper parties.

To address issues arising from elimination of the *Acknowledgement of Receipt* form, another commenter recommended requiring petitioners to file a proof of service to establish the deadline for the law enforcement agency's report to the court and district attorney—and thus also the district attorney's deadline to object to the petition—in order to avoid disputes about the date of receipt.

The Proposal

Based on these comments and feedback about the committee's prior iterations at addressing the service requirements of section 290.5(a), the committee recommends an optional proof of service form for mail and personal delivery of the petition and proof of current registration. The form would note that electronic service should conform to the relevant rule of court and the Judicial Council's electronic service proof of service form. The committee limited the options to mail, personal delivery, and electronic service because these are the most common modes of service in criminal matters, particularly for self-represented petitioners. The committee recommends a new proof of service form, rather than encouraging use of existing proof of service forms, because of the specific parties required to be served, and to simplify the process for self-represented petitioners. Though the proof of service would not require the law enforcement agency or the district attorney's office to verify receipt as contemplated by the Acknowledgment of Receipt form, it requires the server to attest to the details of service under penalty of perjury. It is anticipated that the form would provide courts with the required information about service on the appropriate agencies for purposes of confirming the petitioner's compliance with the requirements of Penal Code section 290.5(a), as well as the date of service triggering the law enforcement agency's response. Proof of Service-Sex Offender Registration Termination (form CR-416) allows the server to state which agencies were served with copies of the petition and proof of current registration, and whether the copies were served through mail or personal delivery.

The committee anticipates that this form will be presented to the Judicial Council for approval at its March 2021 meeting, along with the proposed forms that have already been circulated for comment, the petition (form CR-415) and information sheet (form CR-415-INFO), with minor revisions to reflect the new proof of service, the proposed district attorney response form (renumbered as CR-417), and the court order form (renumbered as CR-418).

Alternatives Considered

As noted above, the committee circulated for public comment the *Acknowledgment of Receipt* form for law enforcement agencies and district attorney's offices, and an integrated proof of

service within the petition. Based on comments received and the statutory changes to section 290.5(a), the committee concluded that a separate proof of service form best implemented the statutory requirements.

Fiscal and Operational Impacts

It is anticipated that the volume of petitions for termination under Penal Code section 290.5 will be significant. Courts will have to process and act on the requests for termination by setting and conducting hearings and issuing written orders. The proposed form is intended to mitigate workload burdens by streamlining some of this process and providing greater thoroughness and consistency in the presentation of the relevant information. Expected costs include training, case management system updates, and the production of new forms.

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 CR-416, at pages 5–6
- 2. Link A: Senate Bill 384 (Stats. 2017, ch. 541), <u>http://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201720180SB384</u>
- 3. Link B: Senate Bill 118, <u>http://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201920200SB118</u>
- 4. Link C: Penal Code section 290.5, effective July 1, 2021, <u>http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?sectionNum=290.5.&law</u> <u>Code=PEN</u>

CR-416

Proof of Service—Sex Offender Registration Termination (Pen. Code. § 290.5)

Inst	ructi	ions	-
•	This Term regis agen Petin more The who	s form is for providing proof that a copy of a filed <i>Petition to</i> <i>ninate Sex Offender Registration</i> (form CR-415) and proof of curren stration was served (delivered) to the required law enforcement ncies and district attorney's offices. Read <i>Information on Filing a</i> <i>tion to Terminate Sex Offender Registration</i> (form CR-415-INFO) for e information. person who serves (delivers) a document or form in this case and o fills out this form must be at least 18 years old.	Fill in court name and street address:
•	elect	form is for proof of service by mail or personal delivery. For proof of tronic service, read and follow Cal. Rules of Court, rule 2.251, and u of of Electronic Service (form POS-050/EFS-050).	
•	reco	a completed form with the court. Keep a copy of this form for your ords. The time I served the <i>Petition to Terminate Sex Offender Registration</i>	
\bigcirc		proof of current registration, I was at least 18 years old.	Fill in case number:
2	-	name is:	Case Number:
4	I ma	for myself	ninate Sex Offender Registration (form
		Name of agency:	
		Address:	State Zip
		Method of service <i>(check one)</i> : Mailed the documents to the agency at the address above in a sec <i>(city, state)</i> : Delivered in-person to <i>(name)</i> : at the address above.	e envelope with the U.S. Postal Service
	(b)	District Attorney (county of registration): County of:	
		Address:	State Zip
		Method of service <i>(check one)</i> : Mailed the documents to the district attorney's office at the address of the district attorney's office at the address of the depositing the depositing the deposition of the d	ress above in a sealed envelope from

Proof of Service—Sex Offender Registration Termination (Pen. Code, § 290.5) or

Clerk stamps date here when form is filed.

	Name of agency: Address:		
	Street	City	State Zip
	Date of service:		
	Method of service <i>(check one)</i> :		
	Mailed the documents to the agency a		
	(city, state):	by depositin	ng the envelope with the U.S. Postal Service at <i>(time)</i> :
	at the address above.		at (<i>time</i>).
(J)	District attorney (county of convict	ion if different then	county of registration)
(d)	District attorney (county of convict	ion, if different than	county of registration)
	County of:		
	Address: <u>Street</u>		
	Date of service:	Cuy	State Lip
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	 Mailed the documents to the district a (city, state): Delivered in-person to (name): at the address above. Check here if you served copies of the enforcement agencies and district atta addresses, date of service, and method "CR-416, Item 4" on the top of the person of the p	by depositi the petition and proof of torney's offices. Attack od of service of each of age.	ng the envelope with the U.S. Postal Servic at (time): of current registration to additional law h a separate page listing the names, additional copy you served. Write
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Type or print server's name

Server signs here after serving

RULES COMMITTEE ACTION REQUEST FORM

Rules Committee action requested [Choose from drop down menu below]: Submit to JC (without circulating for comment)

Rules Committee Meeting Date: 11/19/20

Title of proposal: Uniform Bail and Penalty Schedules: 2021 Edition, for Traffic, Boating, Fish and Game, Forestry, Public Utilities, Parks and Recreation, and Business Licensing

Proposed rules, forms, or standards (include amend/revise/adopt/approve):

Committee or other entity submitting the proposal: Traffic Advisory Committee

Staff contact (name, phone and e-mail): Jamie Schechter, (415) 865-5327; jamie.schechter@jud.ca.gov

Identify project(s) on the committee's annual agenda that is the basis for this item:

Approved by Rules Committee date:

Project description from annual agenda: The Traffic Advisory Committee is required to revise and update the Uniform Bail and Penalty Schedules annually to conform with new laws, as required by Penal Code section 1269b and California Rule of Court 4.102.

If requesting July 1 or out of cycle, explain:

Additional Information: (To facilitate Rules Committee's review of your proposal, please include any relevant information not contained in the attached summary.)



JUDICIAL COUNCIL OF CALIFORNIA

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

CIRCULATING ORDER MEMORANDUM TO THE JUDICIAL COUNCIL

Circulating Order Number: CO-20-16

Title

Uniform Bail and Penalty Schedules: 2021 Edition, for **Traffic, Boating, Fish and Game, Forestry, Public Utilities, Parks and Recreation, and Business Licensing**

Rules, Forms, Standards, or Statutes Affected

Adopt revised Uniform Bail and Penalty Schedules, Traffic, Boating, Fish and Game, Forestry, Public Utilities, Parks and Recreation, and Business Licensing, 2021 Edition

Action Requested

VOTING MEMBERS ONLY: Submit votes by responding to the transmittal email.

Please Respond By December 4, 2020 at noon

Date of Report November 18, 2020

Contact Jamie Schechter, 415-865-5327 Jamie.Schechter@jud.ca.gov

Recommended by

Traffic Advisory Committee Hon. Gail Dekreon, Chair

California Rules of Court, rules 10.5(h) and 10.13(d) allow the Judicial Council to act on business between meetings, including urgent matters, by circulating order. This memorandum is not a Judicial Council meeting, circulating orders are conducted via electronic communications. Prior public notice of a proposed circulating order is not required.

Executive Summary

The Traffic Advisory Committee recommends revisions to the *Uniform Bail and Penalty Schedules, Traffic, Boating, Fish and Game, Forestry, Public Utilities, Parks and Recreation, and Business Licensing, 2021 Edition* (Uniform Bail and Penalty Schedules or UBPS), effective January 1, 2021. Vehicle Code section 40310 mandates that the Judicial Council annually adopt a uniform traffic penalty schedule for all nonparking Vehicle Code infractions. Additionally, Penal Code section 1269b and rule 4.102 of the California Rules of Court require all trial courts annually to revise and adopt a countywide schedule of penalties for all felony, misdemeanor and infraction offenses, except Vehicle Code infractions. Rule 4.102 additionally provides that, when revising and adopting the schedules, counties "give consideration to the (UBPS) approved by the Judicial Council." The schedules in the proposed UBPS for infractions and misdemeanors under boating, forestry, fish and game, public utilities, parks and recreation, and business licensing laws are advisory. These schedules are intended to provide guidance and uniformity to the trial courts for their schedules for misdemeanors and infractions.

Many of the recommended changes are based on enacted legislation. In 2020, the Governor's deadline to sign or veto legislation was September 30, 2020. The Traffic Advisory Committee completed a draft Uniform Bail and Penalty Schedules on October 14, 2020, which circulated for public comment from October 14, 2020, until October 28, 2020. The Traffic Advisory Committee reviewed the comments and completed a final, recommended 2021 Uniform Bail and Penalty Schedules on November 4, 2020. Because the Judicial Council does not have a scheduled meeting in December, and as a result of the Governor's signing deadline, revisions to the UBPS require approval via circulating order. On November 19, 2020, the Rules Committee reviewed the proposal in this circulating order memorandum under California Rules of Court, rule 10.13(d) and approved its circulation to the council.

Recommendation

The Traffic Advisory Committee recommends the Judicial Council adopt revisions to the Uniform Bail and Penalty Schedules, *Traffic, Boating, Fish and Game, Forestry, Public Utilities, Parks and Recreation, and Business Licensing* (Uniform Bail and Penalty Schedules or UBPS), effective January 1, 2021.

The Traffic Advisory Committee recommends that the Judicial Council approve the following changes for the 2021 Uniform Bail and Penalty Schedules prepared by the committee.

Proposed revisions to conform the 2021 schedules include:

- 1. Preface:
 - Revision of language on page iv regarding the Emergency Medical Air Transportation (EMAT) penalty sunset date;
 - Revision on page iv regarding Penal Code sections 1203, 1203.1, and 1203b;
 - Revision on page xi regarding Vehicle Code section 40610(b);
 - Revision on page xii regarding Government Code sections 70372(b) and 76000.3.
- 2. Additions or modifications of Vehicle Code infraction offenses in the Traffic Infraction Fixed Penalty Schedule:
 - 2810.1, Unlawfully Transporting Household Goods/Failure to Submit to Inspection;
 - 27002(a), Use of Siren by Unauthorized Personnel or in Noncompliance With CHP Standards;
 - 27158.2, Presenting a Heavy-Duty Vehicle Inspection and Maintenance Compliance Certificate Not for That Vehicle;

- 38205, Failure to Transfer Ownership As Required;
- Pages 35, 36, 37, 38, and 39 for various technical changes to footnotes.
- 3. Addition or modification to Public Resources Code violations in the Forestry Bail and Penalty schedule:
 - 4291(a), Clearance, etc., Required Around Structure;
 - 5008.10(b), (c), Smoking or Disposing of Cigarette or Cigar Waste on a State Beach.

Relevant Previous Council Action

By circulating order on December 6, 2019, the Judicial Council adopted revised Uniform Bail and Penalty Schedules for 2020. A similar set of Uniform Bail and Penalty Schedules has been adopted by the council each year for decades.

Analysis/Rationale

Vehicle Code section 40310 requires that the Judicial Council annually adopt, for Vehicle Code infractions, a uniform traffic penalty schedule that conforms to new legislation. The council's adoption of the traffic infraction fixed penalty schedule of the proposed UBPS is mandatory pursuant to Vehicle Code section 40310, and most courts must implement it, although some may exceed it, under Penal Code section 1463.28.

Penal Code section 1269b and rule 4.102 of the California Rules of Court provide that trial courts must annually revise and adopt a countywide schedule of bail and penalties for all felony, misdemeanor and infraction offenses except Vehicle Code infractions. Rule 4.102 additionally requires that, when revising and adopting the schedules, counties "give consideration to the (UBPS) approved by the Judicial Council." The sections in the schedules in the proposed UBPS for infractions and misdemeanors under boating, forestry, fish and game, public utilities, parks and recreation, and business licensing laws are advisory. These schedules are intended to provide guidance and uniformity to the trial courts for their schedules for misdemeanors and infractions. The proposed revisions to the UBPS are based on statutory changes enacted in the past year, requests from justice system partners, and technical changes. They are summarized below:

- The changes to the Preface were made based on new legislation, except the revision related to Vehicle Code section 40610(b), which is a technical change to correct an omission.
- For the Traffic Infraction Fixed Penalty Schedule, Vehicle Code section 2810.1 was added and Vehicle Code section 27002(a) was modified based on new legislation. Vehicle Code section 27158.2 was modified and Vehicle Code section 38205 was added based on requests from justice system partners. There are also several technical changes to the footnotes in this schedule.
- There are two proposed revisions located in the Forestry Bail and Penalty Schedule. Public Resources Code section 4291 was modified based on new legislation, and Public

Resources Code section 5008.1 was added based on the request of a justice system partner.

Comments

The draft Uniform Bail and Penalty Schedules circulated for public comment from October 14, 2020, until October 28, 2020. The proposal received five comments. One comment agreed with the proposal, three agreed if modified, and one did not indicate a position. The committee considered all the comments. The comment chart with the committee's responses is attached.

Alternatives considered

No alternatives were considered. Annual revision of the schedules is required by statute and by rule 4.102 of the California Rules of Court. The schedules must be updated to reflect new law to enable courts to collect the proper amounts in fines, penalties, and fees for violations that occur after December 31, 2020.

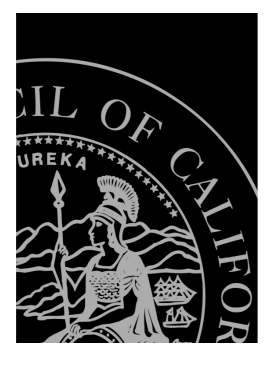
Fiscal and Operational Impacts

Courts will need to reprogram court case management systems, update reminder notices, and provide training for court staff and judicial officers regarding new fines, penalties, and fees for criminal cases.

Attachments and Links

- 1. Attachment A: Uniform Bail and Penalty Schedules, Traffic, Boating, Fish and Game, Forestry, Public Utilities, Parks and Recreation, and Business Licensing, 2021 Edition
- 2. Chart of comments, at pages 164-166
- 3. Voting instructions
- 4. Vote and signature pages

ATTACHMENT A



Uniform Bail and Penalty Schedules

202<mark>01</mark> EDITION

(Cal. Rules of Court, rule 4.102)

TRAFFIC BOATING FORESTRY FISH AND GAME PUBLIC UTILITIES PARKS AND RECREATION BUSINESS LICENSING



JUDICIAL COUNCIL OF CALIFORNIA

JUDICIAL COUNCIL OF CALIFORNIA 455 Golden Gate Avenue San Francisco, California 94102-3688

Rule 4.102. UNIFORM BAIL AND PENALTY SCHEDULES

TRAFFIC, BOATING, FORESTRY, FISH AND GAME, PUBLIC UTILITIES, PARKS AND RECREATION, BUSINESS LICENSING

The Judicial Council of California has established the policy of promulgating uniform bail and penalty schedules for certain offenses in order to achieve a standard of uniformity in the handling of these offenses.

In general, bail is used to ensure the presence of the defendant before the court. Under Vehicle Code sections 40512 and 13103, bail may also be forfeited and such forfeiture may be ordered without the necessity of any further court proceedings and treated as a conviction for specified Vehicle Code offenses. A penalty in the form of a monetary sum is a fine imposed as all or a portion of a sentence imposed.

To achieve substantial uniformity of bail and penalties throughout the state in traffic, boating, fish and game, forestry, public utilities, parks and recreation, and business licensing cases, the trial court judges, in performing their duty under Penal Code section 1269b to annually revise and adopt a schedule of bail and penalties for all misdemeanor and infraction offenses except Vehicle Code infractions, must give consideration to the Uniform Bail and Penalty Schedules approved by the Judicial Council. The Uniform Bail and Penalty Schedule for infraction violations of the Vehicle Code will be established by the Judicial Council in accordance with Vehicle Code section 40310. Judges must give consideration to requiring additional bail for aggravating or enhancing factors.

After a court adopts a countywide bail and penalty schedule, under Penal Code section 1269b, the court must, as soon as practicable, mail a copy of the schedule to the Judicial Council with a report stating how the revised schedule differs from the council's uniform traffic bail and penalty schedule, uniform boating bail and penalty schedule, uniform fish and game bail and penalty schedule, uniform public utilities bail and penalty schedule, uniform parks and recreation bail and penalty schedule, or uniform business licensing bail and penalty schedule.

The purpose of this uniform bail and penalty schedule is to:

- 1. Show the standard amount for bail, which for Vehicle Code offenses may also be the amount utilized for a bail forfeiture instead of further proceedings; and
- 2. Serve as a guideline for the imposition of a fine as all or a portion of the penalty for a first conviction of a listed offense where a fine is used as all or a portion of the penalty for such offense. The amounts shown for the misdemeanors on the boating, fish and game, forestry, public utilities, parks and recreation, and business licensing bail and penalty schedules have been set with this dual purpose in mind.

Unless otherwise shown, the maximum penalties for the listed offenses are six months in the county jail or a fine of \$1,000, or both. The penalty amounts are intended to be used to provide standard fine amounts for a first offense conviction of a violation shown where a fine is used as all or a portion of the sentence imposed.

The bail amounts in the Uniform Bail and Penalty Schedules are calculated by using the maximum county and emergency medical services penalty amount authorized by Government Code sections 76000 and 76000.5. When a court adopts a countywide bail schedule under Penal Code section 1269b for infraction offenses, the local schedule should be adjusted to reflect the specific penalty assessments that apply to a particular county under Government Code sections 76000 and 76000.5. If a court does not have night or weekend sessions for traffic cases, the countywide bail schedule should omit the \$1 fee under Vehicle Code section 42006. The Safety Enhancement–Double Fine Zone schedule applies only to specific counties as expressly authorized by statute.

Note: Courts may obtain copies of the Uniform Bail and Penalty Schedules by contacting:

Judicial Council of California Criminal Justice Services 455 Golden Gate Avenue San Francisco, California 94102-3688 E-mail: TrafficAC@jud.ca.gov www.courts.ca.gov/7532.htm

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PREFACE

I. Section and Offense

- A. Historically, only those offenses most often filed in municipal courts were included in the Uniform Bail and Penalty Schedules. Penal Code section 1269b and Vehicle Code section 40310 require the Judicial Council to establish a schedule for infractions of the Vehicle Code. The Judicial Council approved the first Traffic Infraction Bail and Penalty Schedule in November 1992.
- B. The letter "M" designates a misdemeanor: a crime punishable, at the discretion of the court, by imprisonment in a county jail for a period of no longer than 6 months or by a fine not exceeding \$1,000 or by both (Penal Code section 19).
- C. The letter "I" designates an infraction: a violation of a law not punishable by imprisonment but by a fine generally not exceeding \$100 for violations of the Vehicle Code (Vehicle Code section 42001) or \$250 for violations of other codes (Penal Code section 19.8(b)

II. Base Bail

The "Base Bail" indicated is the amount from which the "additional penalties" required by Penal Code section 1464; Government Code sections 70372, 76000, 76104.6, and 76104.7; the surcharge required by Penal Code section 1465.7; and the penalty authorized by Government Code section 76000.5 are calculated.

III. Additional Penalties and Surcharge

- A. An "additional penalty" of between \$22 and \$27 (\$10 state penalty required by Penal Code section 1464; state court construction penalty of \$5 required by Government Code section 70372(a); a county and state DNA Identification Fund penalty of \$5 required by Government Code sections 76104.6 and 76104.7 (amended effective June 27, 2012); and a county penalty of up to \$7 required by Government Code section 76000(e)) shall be levied upon every \$10, or part of \$10, of every fine, penalty, or forfeiture imposed and collected by the courts for criminal offenses. The "additional penalty" may increase by \$2 for every \$10, or part of \$10, of the base fine if the county board of supervisors elects to levy an emergency medical services (EMS) penalty assessment under Government Code section 76000.5.
- B. Government Code section 70372(a) requires imposition of a state court construction penalty on every fine, penalty, or forfeiture collected by the courts for criminal offenses, including, but not limited to, all offenses, except parking offenses, as defined in Penal Code section 1463, involving violations of the Fish and Game Code and Vehicle Code or local ordinances adopted pursuant to the Vehicle Code. Section 70372 specifies a state court construction penalty of \$5 for every \$10, or part of \$10, of the criminal fine, penalty, or forfeiture.

- C. Penal Code section 1464(b) provides that in the case of multiple offenses, the amount of "additional penalties" is to be determined by the total base bail or fine for all the offenses cited, and if the fine or base bail is suspended in whole or part, the "additional penalties" shall be reduced in proportion to the amount of suspension.
- D. Penal Code section 1465.7(a) requires imposition on criminal offenses of a state surcharge equal to 20 percent of the base fine used to calculate the state penalty assessment as specified in Penal Code section 1464(a). Penal Code section 1465.7(b) requires that the surcharge be imposed in addition to the state penalty assessment pursuant to Penal Code section 1464 and not be included in the base fine used to calculate the state penalty assessment as specified in section 1464. For the limited purpose of calculating the fee to attend traffic violator school under Vehicle Code section 42007, Penal Code section 1465.7(g) provides that the surcharge is excluded from the "Total Bail" amount used to determine the fee but is collected and distributed according to section 1465.7. The surcharge is part of the "Total Bail" in other circumstances, such as when a defendant requests a trial by written declaration or when a court permits payment of the "Total Bail" in installments.
- E. In counties with bonded indebtedness for court facilities, the count penalty assessment amount under Government Code section 76000(e) is \$7 for every \$10 or part of \$10 of the base fine. In counties without bonded indebtedness for court facilities, if the county penalty assessment amount listed in Government Code section 76000(e) is less than \$7, the penalty for every \$10, or part of \$10, of the base fine is equal to the amount listed in Government Code section 76000(e) plus the amount obtained from multiplying the difference between \$7 and the amount listed in Government Code section 76000(e) by the ratio of the square footage of court facilities transferred from the county to the state to the total court facility square footage in the county.
- F. Under Government Code section 76000.10(c)(1), a penalty of \$4 for emergency medical air transportation (EMAT) services is imposed for every conviction of a violation of the Vehicle Code, or a local ordinance adopted under the Vehicle Code, committed on or after January 1, 2011. The assessment of this penalty is due to end on July 1, 20201. Penalties assessed before July 1, 20201 shall continue to be collected, administered, and distributed pursuant to this section until exhausted or until December 31, 20212, whichever occurs first. This section will *become inoperative on July 1,2024, and as of January 1, 2025 is repealed*. remain in effect only until July 1, 2022, when it will be repealed. (Assem. Bill 2450; Stats. 2020, ch. 52) 651; Stats. 2019, ch. 537.)

IV. Total Bail

- A. Effective January 1, 1989, the Judicial Council adopted a "Total Bail" concept in an effort to obtain statewide consistency in the "bail" policies of the courts. The indicated "Total Bail" is for the first offense, and it must be followed to the extent required by Penal Code section 1269b.
- B. Except as otherwise required by statute, under Penal Code sections 1203, 1203.1, and 1203b, trial courts have discretion to suspend the minimum sentence, including fines and penalties. For traffic cases, Vehicle Code section 42003 permits a judge or referee to consider a defendant's ability to pay. Vehicle Code section 42007 permits a judicial officer to reduce the fee to attend traffic violator school upon a showing that the defendant is unable to pay the full amount. Vehicle Code sections 42003 and 40510.5 permit installment payments of judgments in traffic cases, and Vehicle Code section 42007 permits installment payments of the fee to attend traffic violator school.

C. Except for the following exceptions, counties must adhere to the Judicial Council's Traffic Infraction Bail and Penalty Schedule for infraction violations of the Vehicle Code (Penal Code section 1269b and Vehicle Code section 40310).

Penal Code section 1463.28 provides that 30 counties may exceed the "Total Bail" amounts of the Traffic Infraction Bail and Penalty Schedule. Those counties are

1. Alpine	11. Lassen	21. San Joaquin
2. Amador	12. Los Angeles	22. Santa Clara
3. Butte	13. Madera	23. Sierra
4. Calaveras	14. Mariposa	24. Stanislaus
5. Contra Costa	15. Mendocino	25. Sutter
6. Del Norte	16. Modoc	26. Trinity
7. Fresno	17. Mono	27. Tulare
8. Humboldt	18. Plumas	28. Tuolumne
9. Kings	19. San Benito	29. Yolo
10. Lake	20. San Diego	30. Yuba

Additional exceptions result from two pieces of legislation that became operative on January 1, 1994:

- 1. Vehicle Code section 42001 allows local public entities that employ peace officers, universities, and state colleges to set a fine schedule for bicycle violations occurring in their jurisdictions that would supersede the Judicial Council penalty schedule.
- 2. Vehicle Code section 42009 requires that for any specified offense committed within a highway construction or maintenance area during hours when work is being performed, the fine shall be double in the case of misdemeanors and in the case of infractions shall be one category higher than otherwise provided in the Traffic Infraction Fixed Penalty Schedule. An appendix with the specified offenses listed and the enhanced amounts follows the Traffic portion of the bail and penalty schedules, starting on page 61.
- 3. Streets and Highways Code section 97 provides for increased fines for a safety enhancement–double fine zone on the segment of Route 12 between the Route 80 junction in Solano County and the Route 5 junction in San Joaquin County.

Under section 97, the base fine for any specified offense committed in the safety enhancement–double fine zone shall be double in the case of misdemeanors and in the case of infractions shall be one category higher than otherwise provided in the Uniform Bail and Penalty Schedules. Any additional penalty, forfeiture, or assessment imposed by any other statute shall be based on the amount of the base fine before enhancement or doubling and shall not be based on the amount of the enhanced fine.

The "Categories" indicated in the Traffic Infraction Bail and Penalty Schedule under Vehicle Code sections 40310, 42009(a), and 42010 will be shown as "1a" and "1b," "2a" and "2b," "3a" and "3b," and "4a" and "4b," with the "b" subcategory referring to the violation when it is committed in a highway construction zone or safety enhancement–double fine zone.

- D. The "Total Bail" amounts within the Uniform Boating, Forestry, Fish and Game, Public Utilities, Parks and Recreation, and Business Licensing Bail Schedules are suggested amounts, and their adoption by courts is not compulsory.
- The "Total Bail" amount indicated includes the base bail and those "additional penalties" required by Penal Code section E. 1464 and Government Code sections 70372, 76000, 76104.6, and 76104.7, and the 20 percent surcharge on the base bail required by Penal Code section 1465.7, except as provided in Vehicle Code section 42007. When authorized by the county board of supervisors, the "Total Bail" for a countywide bail schedule adopted under Penal Code section 1269b may also include an additional \$2 penalty under Government Code section 76000.5 for every \$10, or part of \$10, of the base fine. Assessments adopted by a court—such as under Vehicle Code section 40508.6—shall be collected in addition to the "Total Bail." The court operations assessment imposed per convicted offense under Penal Code section 1465.8; assessment for night court under Vehicle Code section 42006; traffic assistance program (TAP) fee under Vehicle Code section 11205.2; and criminal conviction assessment under Government Code section 70373 are collected as part of the "Total Bail," but are not subject to the special distribution for the "Total Bail" in traffic violator school cases under Vehicle Code section 42007. For every conviction of a violation of the Vehicle Code, or ordinance adopted under the Vehicle Code, committed on or after January 1, 2011, a \$4 EMAT penalty is imposed under Government Code section 76000.10(c)(1) as part of the "Total Bail." Effective January 1, 2014, Penal Code section 1202.4(b)(1) requires a minimum \$150 restitution fine as an assessment in addition to the "Total Bail" in every case where there is a misdemeanor conviction. Other mandatory assessments may also be applicable, especially in DUI cases.

Fish and Game Code section 12021 authorized a \$15 penalty to be collected in addition to the fine and penalties normally collected for violations of the Fish and Game Code, to be deposited in the Fish and Game Preservation Fund and disbursed as specified. The \$15 additional penalty does not apply to violations punishable pursuant to Fish and Game Code section 12002.1(b) or 12002.2(b) or to any regulation relating to the wearing or display of a fishing license.

- F. "Total Bail" shall not exceed statutory limits. Vehicle Code section 40310 specifies that the "fine" amount of the total bail shall not exceed the limitations specified by Vehicle Code sections 42001 and 42001.5.
- G. Rule 4.105 of the California Rules of Court provides that with certain exceptions deposit of bail is not required to appear for arraignment or trial for an infraction case. Deposit may be required: by statute, such as trial by written declaration; if a person does not sign a promise to appear as ordered by the court; or a judicial officer states a reason for a deposit to schedule a trial.

In cases where a court appearance is required by a court, the amounts set forth in the Uniform Bail and Penalty Schedules do not necessarily indicate the appropriate total penalties; rather, they ensure that, in most cases, when bail is posted, sufficient funds will be available to meet the defendant's obligations. Upon conviction, however, "additional penalties" are added to any fine. It is incumbent upon the judge who hears each case to determine the proper total penalty (fine and "additional penalties") based on the particular facts presented.

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

H. The "Total Bail" for an offense *not specifically listed* in the Uniform Traffic Infraction Bail and Penalty Schedule is the amount set for the general category of that offense unless a California code or regulation specifies otherwise. The court operations assessment and criminal conviction assessment are collected in addition to the "Total Bail." The suggested minimum "Total Bail" for an offense *not specifically listed* in the Uniform Traffic Misdemeanor Bail and Penalty Schedule, unless a California code or regulation specifies otherwise, is:

	Base + Addition	nal Penalties*& Surch	harge +	Fees	= 7	Total Bail*/Fees (*See sections II–IV)
Misdemeanor	r \$ 75 +	\$251	+	\$70	=	\$396
Infraction	\$ 35 +	\$127	+	\$75	=	\$237

The suggested minimum "Total Bail" for an offense *not specifically listed* in the Uniform Public Utilities Bail and Penalty Schedule, unless a California code or regulation specifies otherwise, is:

Misdemeanor \$185 + \$588 + \$70 = \$843

The suggested minimum "Total Bail" for an offense *not specifically listed* in the Uniform Boating, Business Licensing, Fish and Game, Forestry, or Parks and Recreation Bail and Penalty Schedules, unless a California code or regulation specifies otherwise, is:

Misdemeanor	\$100	+	\$310	+	\$70	=	\$480
Infraction	\$ 35	+	\$123	+	\$75	=	\$233

V. Bail Categories

Assembly Bill 1344 (Stats. 1992, ch. 696), effective September 15, 1992, amended Vehicle Code section 40310 to classify Vehicle Code offenses into four or fewer penalty categories, according to the severity of the offenses. The Judicial Council has approved the following categories of bail/fine after considering suggestions from its Traffic Advisory Committee and the recommendations made by the National Center for State Courts:

		Base Add	ditional Sur-	- Total(*See secs. II–IV)
		Fine + Per	nalties* & char	rge +Fees = Bail* /Fees
Category 1	Bicyclist, motorized scooter, pedestrian, pocket bike, vehicle registration and equipment offenses	\$ 25 +	\$96	+ \$75 = \$196
Category 2	Driver's license, operation of vehicle, and size and load offenses	\$ 35 +	\$127	+ \$75 $=$ \$237
Category 3	Substance abuse infractions, VC 2818, VC 20004, VC 21706.5, and VC 27375	\$ 70 +	\$221	+ \$75 $=$ \$366
Category 4	Miscellaneous offenses for which the penalties	s or the fee for	dismissal with	proof of correction are specifically

set by the Vehicle Code, speeding offenses (refer to Speed Chart), and infractions pursuant to PC 19.8

If a citation does not indicate that an offense is eligible for correction under Vehicle Code 40522, a court may presume that the offense is cited as noncorrectable. (See also *California Highway Patrol v. Superior Court* (2008) 158 Cal.App.4th 726, 740.) Vehicle Code section 14610.5(a) may be charged as either an infraction or a misdemeanor (Vehicle Code section 14610.5(b)). Penal Code section 19.8 lists the following offenses that are an infraction with a fine of up to \$250: Vehicle Code sections 5201.1, 12500(a), 14601.1, 23109(c), 27150.1, 40508, and 42005. If one of these offenses is charged as an infraction, the appropriate penalty is listed in the Traffic Infraction Bail and Penalty Schedule. If the offense is charged as a misdemeanor, the recommended penalty is listed in the Traffic Misdemeanor Bail and Penalty Schedule.

VI. Point Count

Vehicle Code sections 12810, 12810.2, 12810.3, and 12810.4 determine the amount of point count. The Department of Motor Vehicles establishes conviction point count based on statutory guidance and definition. Vehicle Code section 12810.5 defines a "negligent operator" based on point count. The Department of Motor Vehicles may take an administrative sanction against a person's driving privilege based on "points" (Vehicle Code section 12810.5).

VII. Prior Convictions

A. The base fine for one Vehicle Code moving violation that is assessed "points" on a current arrest or citation may be enhanced by \$10 for each "prior" conviction within 36 months of the new alleged offense. For calculating the enhancement, both the current and "prior" offense must be a moving violation for which a "point" has been assigned per Vehicle Code section 12810 or 12810.2. A confidential conviction after completion of traffic violator school is not assigned a point or counted as a prior offense for purposes of enhancing the fine of a subsequent offense. Regardless of the number of moving violation convictions on a citation, only one "prior" per citation shall be counted in determining the enhancement on the current offense. While Vehicle Code section 42001 references maximum fines within a one-year time frame, the Judicial Council has interpreted section 42001 to not preclude a court from considering "prior" convictions for a longer period of time. The period of 36 months was adopted by the Judicial Council (effective January 1, 1989) to correspond to and reinforce Vehicle Code sections 12810 and 12810.5. These sections define the "point system" used by the Department of Motor Vehicles as prima facie evidence of the negligent operation of a motor vehicle.

Vehicle Code sections 15306 and 15308 specify penalties for commercial drivers in terms of subsequent offenses occurring within three years.

- B. In the case of an owner responsibility citation, the "prior" must relate to the particular vehicle for which the new offense is charged.
- C. Vehicle Code section 42004 provides that the court, in determining a penalty to be imposed pursuant to the Vehicle Code, may use a written report from the Department of Motor Vehicles that contains information showing prior convictions.
- D. With the exception of parking, pedestrian, and bicycle offenses on a current citation, Vehicle Code section 40508.6 authorizes courts to establish an administrative assessment, not to exceed \$10, for the purpose of recording and maintaining a record of a defendant's prior convictions, that is payable at the time of payment of a fine or when bail is forfeited for any subsequent violation.

VIII. Traffic Violator School

- A. Vehicle Code section 42007 provides that:
 - 1. The court shall collect a fee from every person ordered or permitted to attend traffic violator school in an amount equal to the total bail set forth for the eligible offense in the uniform countywide bail schedule;
 - 2. Where multiple offenses are charged on a single notice to appear, the "total bail" amount collected is the amount applicable to the greater of the eligible offenses; and
 - 3. The court may set a lesser fee upon a showing that the defendant is unable to pay the full amount.
- B. Vehicle Code section 40512.6 provides that the fee may be converted to bail and forfeited if the defendant fails to submit proof of school completion within the time ordered by the court.
- C. Vehicle Code section 42007.1(a) provides that a \$49 fee, a fee for monitoring traffic violator schools, and a TAP fee under Vehicle Code section 11205.2(c) are to be added to the "total bail" of the offense eligible for traffic violator school.
- D. Vehicle Code section 42005 prohibits drivers of commercial vehicles from eligibility for traffic violator school. Drivers

with a Class A, Class B, or commercial Class C driver's license may attend traffic violator school to avoid points for traffic violations in a vehicle that requires only a class M or noncommercial class C license. Vehicle Code section 42005(d) excludes violations of Vehicle Code sections 20001, 20002, 23103, 23104, 23105, 23140, 23152, 23153, or 23103, as specified in section 23103.5, from eligibility for traffic violator school for pretrial diversion, a confidential conviction, or to avoid points.

Sample Calculation of Bail, Traffic Violator School Fee, and Court Operations Assessment for Multiple Offenses

- 1. Violation of Vehicle Code sections 21453(b), 27360.5(a), 24252(a), and 26707.
- 2. No prior convictions are charged.
- 3. "Additional penalties" of between \$22 and \$29 as set out in section III for every \$10 of base fine or part thereof, plus the surcharge on the base fine, and the \$4 EMAT penalty assessment per offense:

"Total Bail" Without Traf	fic Schoo	ol or Proof	Traffic Violator School and Correction Total With Proof							
VC 21453(b)	= \$	35 (VC 21453(b))	(\$ 0)							
VC 27360.5(a)	= \$	100	(VC 27360.5(a))	(\$415)						
VC 24252(a), VC 26707	= \$	50	TVS fee	\$ 49						
Total base fine	= \$	185	TVS/DMV admin. fee	\$ 3						
Penalties and surcharge	= \$	604	Correction fee (2 X \$25)	\$ 50						
TOTAL BAIL	= \$	789	Court operations (2 X \$40)	\$ 80						
Court operations	= \$	160	(TAP fee; VC 11205.2)	(\$)						
Conviction assessment	= \$	140	Conviction assessment (2 X \$	35) \$ 70						
TOTAL	\$1,	089	TOTAL	\$ 667						

- 4. If the defendant is ordered to attend traffic violator school under VC 41501 for VC 21453(b) and VC 27360.5(a), per VC 42007 the defendant is charged for the greater/more severe of the qualifying offenses: VC 27360.5(a) at \$490 plus the \$49 and \$3 DMV TVS fee per VC 42007.1 (total of \$542).
- 5. The charges of VC 21453(b) and VC 27360.5(a) are continued under VC 41501. The charges of VC 24252(a) and VC 26707 are continued pending proof of correction, required under VC 40522 for dismissal.
- 6. The defendant presents to the court timely evidence that he or she has completed traffic violator school. The VC 21453(b) and VC 27360.5(a) violations are reported under VC 41501.
 If the defendant submits to the court timely evidence under VC 40616 that the violations of VC 24252(a) and VC 26707 have been corrected, the VC 24252(a) and VC 26707 violations are dismissed under VC 40522, and a \$50 "transaction fee" is charged under VC 40611. A court operations assessment of \$40 is collected and distributed as required by Penal Code section 1465.8 for reporting of VC 21453(b) for completion of traffic violator school, and a criminal conviction assessment of \$35 is collected under Government Code section 70373 for VC 21453(b).
- The case is closed, with the court collecting \$667 (\$415 + \$49 + 3 + \$50 + \$40 + \$35) plus any fee under VC 11205.2 and deduction of \$1 if the court does not impose a night or weekend court assessment under VC 42006.

IX. Late Charge

Vehicle Code section 40310 requires the imposition of a late charge of 50 percent on any traffic penalties not paid within 20 days.

The 20 days shall be counted from the mailing of a notice that the penalty has been assessed. The initial penalty consists of the base fine; a fine enhancement for prior convictions (if any); the state, county, and court facility construction additional penalties; the \$4 emergency medical air transportation penalty; and the emergency medical services penalty, if authorized (Penal Code section 1464 and Government Code sections 70372, 76000, 76000.5, 76000.10(c)(1), 76104.6, and 76104.7).

Sample Calculation of Late Penalty

1. Base fine		\$ 25
2. Enhancement for one prior conviction		+ 10
Enhanced base fine		\$ 35
3. Additional penalties (PC 1464 and GC 70372, 76000, 76000.5,		
76104.6, and 76104.7) (\$29* X 4) (*See section III)		+ 116
4. EMAT penalty for conviction of Vehicle Code violation (GC 76000.10(c)(1))		+ 4
	Initial Penalty	\$ 155
5. Night court assessment (VC 42006)		+ 1
6. Administrative assessment for maintaining		
a record of priors (VC 40508.6)		+ 10
7. Surcharge on base fine (PC 1465.7)		+ 7
8. Court operations assessment (PC 1465.8)		+ 40
9. Conviction assessment (GC 70373(a)(1))		+ 35
	Total Due	\$ 248
10. Late charge (VC 40310)		
[50% of initial penalty]		+77.50
	Total Due	\$ 325.50

X. Offenses Eligible for Correction

Under Vehicle Code section 40522, an officer arresting for violations specified in Vehicle Code section 40303.5 is required to specify the offense charged and note in a form approved by the Judicial Council that the charge shall be dismissed upon proof of correction. Certain offenses specified in Vehicle Code section 40303.5 are designated in the following schedule as potentially eligible for correction. The offenses designated in the schedule as potentially eligible for correction and those offenses specified by Vehicle Code section 40303.5 that are not contained in the schedule may be eligible for dismissal with proof of correction if the citing officer determines that none of the disqualifying conditions of Vehicle Code section 40610(b) exist. (See *California Highway Patrol v. Superior Court* (2008) 158 Cal.App.4th 726 [riding a motorcycle without wearing any helmet presents an "immediate safety hazard" when an officer makes that determination and issues a noncorrectable citation].) Those disqualifying conditions are present if an officer finds any of the following:

- 1. Evidence of fraud or persistent neglect;
- 2. The violation presents an immediate safety hazard;
- 3. The violator does not agree to, or cannot, promptly correct the violation.

4. The violation cited is of subdivision (a) of Section 27151 for a motorcycle.

If a citation does not indicate that an offense is eligible for correction, a court may presume that the offense is cited as noncorrectable. (See also *California Highway Patrol v. Superior Court, supra,* 158 Cal.App.4th at p. 740.) Upon proof of correction of an alleged violation of section 12500 or 12951 or any violation cited pursuant to section 40610, Vehicle Code section 40611 authorizes courts to collect a \$25 transaction fee for each violation. No bail amount shall be collected.

In cases alleging violation of Vehicle Code section 4000(a), or alleging that a vehicle is not registered as required by the Vehicle Code, Vehicle Code section 40152 requires that proof of registration or proof of payment of the appropriate registration fees, or proof that the vehicle has been reduced to junk, be produced in court before the offense can be adjudicated as a dismissal.

XI. Evidence of Financial Responsibility

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

XII. Parking Violations

Assembly Bill 408 (Stats. 1992, ch. 1244), effective January 1, 1993, revised and recast the procedures for processing and adjudicating parking law violations as administrative offenses subject to a civil penalty. The bill required courts to transfer the processing of parking offenses to issuing agencies not later than January 1, 1994. Consequently, parking violations that cannot be cited as infractions have been removed from the Uniform Bail and Penalty Schedules. Vehicle Code section 463 defines "park" or "parking" as the standing of a vehicle, whether occupied or not, otherwise than temporarily for the purpose of and while actually engaged in the loading or unloading of merchandise or passengers. Under Vehicle Code section 40225(a), equipment violations entered on a notice of parking violation are subject to a civil penalty established according to Vehicle Code section 40225(c). The Traffic Infraction Fixed Penalty Schedule includes Vehicle Code sections that may be cited for a stopping violation on a notice to appear that is signed by the driver. Under Vehicle Code section 42001.13, a violation of disabled parking provisions in Vehicle Code section 22507.8 may be cited as an infraction on a notice to appear. Under Vehicle Code section 42001.5, a violation of Vehicle Code sections 22500(i), 22500(1), and 22522 may be cited as an infraction on a notice to appear. Under Vehicle Code section 42001.6, a violation of Vehicle Code section 22511.1 may be cited as an infraction on a notice to appear. Government Code section 70373 requires a conviction assessment of \$35 for infractions., and Government Code section 70372(b) imposes an additional assessment of \$4.50 on each parking violation infraction conviction offense. Government Code section 76000.3 imposes a \$3 penalty on every fine imposed for a parking infraction violation offense-committed on or after January 1, 2011.

S	ection		s to Z	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10		EMS PA*/10 PA*/10	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Fee	Total Bail **/Fee	Category	DMV Points
•				200	10/10	7	5/10		20%	2 4	100.4	40	35	1	0	1010		0
28			¹ Failure to Give Notice of Vehicle Repossession	300	300	210	150		60	60 4	1234	40	35	1	0		4a	0
1680	(a)		² Selling or Offering to Sell an Appointment with the DMV	25	30	21	15		5	64	121	40	35	1	0		la	0
1808.1	(a)		Employer's Failure to Obtain, Review, Sign, and Maintain Copy of Report of DMV Record of Driver	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
1808.1	(c)		Employer's Failure to Participate in DMV Pull-Notice System	25	30	21	15	15	5	6 4	121	40	35	1	0	197	1a	0
1808.1	(d)		Employer's Failure to Notify DMV to Discontinue Enrollment in Pull- Notice System Upon Termination of Driver's Employment	25	30	21	15	15	5	6 4	121	40	35	1	0	197	la	0
1808.1	(e)		Failure of Specified Drivers to Enroll in DMV Pull-Notice System	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
1808.1	(j)(1)		Employer's Failure to Obtain Copy of Report of Current DMV Record of Casual Driver	25	30	21	15	15	5	6 4	121	40	35	1	0	197	la	0
1808.1	(n)		Failure to Present on Request a Report of DMV Record of Driver of	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
2402.6	(a-c,e)		Taxicab Violation of Regulations or Standards for Operation of Vehicles Using	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
			Compressed or Liquefied Gas						_								_	_
2504			Violation of CHP Licensing Regulations	35	40	28	20		7	8 4	162	40	35	1	0		2a	0
2510	(b)		Operation of Private Emergency Vehicle or Armored Car Without CHP Inspection	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
2807	(b)		Operation of School Bus Without CHP Certificate of Compliance	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
2807.1	(b)		Operation of Vehicles Transporting Pupils Without CHP Certificate of Compliance	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
2807.2			Failure to Retain Record of Inspection on File for Review by CHP Upon Request	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
2807.3			Operation of Youth Bus Without Display of Appropriate Certificate	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
2810.1	<i>(b)</i>		Verifying Inspection Unlawfully Transporting Household Goods/Failure to Submit to	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
2010.1	(0)		Inspection	55	40	20	20	20		0 7	102	40	55	1	U U	230	24	
2813.5			Use or Issuance of Unauthorized Inspection Stickers	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
2814			Failure to Stop and Submit to Roadside Passenger Vehicle Inspection	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
2814.1	(b)		Failure to Stop and Submit to Vehicle Inspection Checkpoint for Exhaust Violations	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
2814.2	(a)		Failure to Stop and Submit to Sobriety Checkpoint Inspection	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
2815			³ Failure to Obey School Crossing Guard	50	50	35	25		10	10 4	209	40	35	1	0		4a	1
2816			Unlawful to Load/Unload Children Unless Traffic Is Controlled	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
2817			Failure to Obey Peace Officer-Funeral Procession	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	1
2818			Traversing Electronic Beacon/Flare/Cone Pattern Set by Public Safety Personnel	70	70	49	35	35	14	14 4	291	40	35	1	0	367	3a	1
4000	(a)(1)	А	⁴ No Evidence of Current Registration	50	50	35	25	25	10	10 4	209	40	35	1	0	285	1a	0
4000	(a)(1)	В	No Evidence of Current Registration	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
4000	(b)	А	⁴ Vehicle on Highway Registered in Violation of Pollution Control Regulations	50	50	35	25	25	10	10 4	209	40	35	1	0		la	0
4000	(b)	В	Vehicle on Highway Registered in Violation of Pollution Control	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
4000.4	(a)	A	Regulations Unregistered California-Based Vehicle	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
4000.4 4000.4	(a) (a)	A B	Unregistered California-Based Venicle	25 25	30 0	21	15		5 0	6 4 0 0	121	40 0	35 0	1			1a 4a	0
4000.4	(a) (a)	A	Failure to Submit Application or Declare Accurate Combined Gross	25	30	21	15		5	6 4	121	40	35	1	0		4a 1a	0
1000.0	(")	л	Vehicle Weight Pursuant to VC 9400.1	25	50	21	15	15	5	0 4	121	-10	55	1	0	177	14	0

S	ection	Notes	Offense	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10		Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
4000.6	(a)	В	Failure to Submit Application or Declare Accurate Combined Gross	25	10/10 0	7 0	5/10 0	5 0	20%	2 4 0 0		40 0	35 0	1 0	0 0	25	4a	0
4000.0	(a)	Б	Vehicle Weight Pursuant to VC 9400.1	23	0	0	0	0	0	0 0	0	0	0	0	0	23	44	0
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	250	250	175	125	125	50	50 4	1029	40	35	1	0	1105	4a	0
	(-)		1,001–1,500 Pounds in Excess of Declared Gross Vehicle Weight															
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	300	300	210	150	150	60	60 4	1234	40	35	1	0	1310	4a	0
			1,501-2,000 Pounds in Excess of Declared Gross Vehicle Weight															
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	2000	2000	1400	1000	1000	400	400 4	8204	40	35	1	0	8280	4a	0
			10,001 Pounds and Over in Excess of Declared Gross Vehicle Weight															
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	350	350	245	175	175	70	70 4	1439	40	35	1	0	1515	4a	0
1000 ((1)		2,001–2,500 Pounds in Excess of Declared Gross Vehicle Weight	100	100	200	200	200	00	00 4	1644	10	25		0	1700		0
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds, 2,501–3,000 Pounds in Excess of Declared Gross Vehicle Weight	400	400	280	200	200	80	80 4	1644	40	35	1	0	1720	4a	0
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	450	450	315	225	225	90	90 4	1849	40	35	1	0	1925	4a	0
4000.0	(u)		3,001–3,500 Pounds in Excess of Declared Gross Vehicle Weight	430	450	515	223	223	90	90 4	1049	40	35	1	0	1923	4a	0
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	500	500	350	250	250	100	100 4	2054	40	35	1	0	2130	4a	0
	()		3,501–4,000 Pounds in Excess of Declared Gross Vehicle Weight															
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	550	550	385	275	275	110	110 4	2259	40	35	1	0	2335	4a	0
			4,001-4,500 Pounds in Excess of Declared Gross Vehicle Weight															
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	600	600	420	300	300	120	120 4	2464	40	35	1	0	2540	4a	0
			4,501-5,000 Pounds in Excess of Declared Gross Vehicle Weight															
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	700	700	490	350	350	140	140 4	2874	40	35	1	0	2950	4a	0
1000 ((1)		5,001–6,000 Pounds in Excess of Declared Gross Vehicle Weight	000	000	5.00	100	400	1.00	160 4	2204	10	25		0	22.00		0
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	800	800	560	400	400	160	160 4	3284	40	35	1	0	3360	4a	0
4000.6	(d)		6,001–7,000 Pounds in Excess of Declared Gross Vehicle Weight Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	900	900	630	450	450	180	180 4	3694	40	35	1	0	3770	4a	0
4000.0	(u)		7,001–8,000 Pounds in Excess of Declared Gross Vehicle Weight	900	900	030	430	430	180	160 4	5094	40	55	1	0	5770	44	0
4000.6	(d)		Commercial Vehicle With Gross Vehicle Weight Over 10,000 Pounds,	1000	1000	700	500	500	200	200 4	4104	40	35	1	0	4180	4a	0
1000.0	(u)		8,001–10,000 Pounds in Excess of Declared Gross Vehicle Weight	1000	1000	700	200	500	200	200 1	1101	10	55	1	0	1100	i a	Ū
4001		А	Failure to Register Exempt Vehicles and Display License Plate Bearing	25	30	21	15	15	5	6 4	121	40	35	1	0	197	1a	0
			Distinguishing Marks Indicating Exemption															
4001		В	Failure to Register Exempt Vehicles and Display License Plate Bearing	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
			Distinguishing Marks Indicating Exemption															
4004	(a,b)	А	Violation of Foreign Commercial Vehicle Temporary Registration or Trip	25	30	21	15	15	5	6 4	121	40	35	1	0	197	1a	0
		_	Permit Requirements		_													
4004	(a,b)	В	Violation of Foreign Commercial Vehicle Temporary Registration or Trip	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
4152.5			Permit Requirements	25	30	21	15	15	5	6 1	101	40	25	1	0	107	1	0
4152.5		A B	Failure to Apply for Registration–Foreign Vehicle Failure to Apply for Registration–Foreign Vehicle	25 25	30 0		15 0	13	5 0			40 0	35 0	1	0	197 25	1a 4a	0 0
4132.3		Б А	Notify DMV of Change of Address Within 10 Days	23 25	30		15	15	5			40	35	1	0			0
4159		B	Notify DMV of Change of Address Within 10 Days	25	0		13	0	0			40	0	0			4a	0
4160		A	Change of Address on Registration Card	25	30	21	15	15	5			40	35	1	0	197		0
4160		В	Change of Address on Registration Card	25	0		0	0	0	0 0		0	0	0		25		0
4161	(a)	A	Failure to Notify of Engine/Motor Change	25	30		15	15	5			40	35	1	0	197		0
4161	(a)	В	Failure to Notify of Engine/Motor Change	25	0		0	0	0			0	0	0		25	4a	0
4301	~ /	Ā	Surrender Evidence of Foreign Registration	25	30	21	15	15	5			40	35	1	0	197	la	0
4301		В	Surrender Evidence of Foreign Registration	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0

S	ection		Store Offense	Base Fine/ Fee		County PA*/10 7	DNA PA* 5/10	Court PA*/10	%05 Surcharge	EMS PA*/10 EMS		6 Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
4453.6			Failure to Furnish Name and Address to Officer Upon Request	35	40		20		2070	8 4		40	35	1	0	238	2a	0
4454	(a)	А	Failure to Maintain Registration Card With Vehicle	25	30		15		5			40	35	1	0	197		0
4454	(a) (a)	В	Failure to Maintain Registration Card With Vehicle	25	0		15		0			-0 0	0	0	0		4a	0
4455	(a)	A	Failure to Display Temporary Permit–Foreign Commercial Vehicle	25	30		15		5			40	35	1	0	197		0
4455		B	Failure to Display Temporary Permit–Foreign Commercial Vehicle	25	0		15		0			40	0	0	0	25		0
4456	(a)	В	Reporting Vehicle Sale to the DMV	25	0		0		0			0	0	0	0		4a 1a	0
4456	(a) (a)	ь А	Reporting Vehicle Sale to the DMV	25	30		15		5			40	35	1	0	197		0
4456	(a) (b)(1)	A	Reporting Auction Vehicle Sale to the DMV	25	30		15		5			40	35	1	0		4a 1a	0
4456	(b)(1)	В	Reporting Auction Vehicle Sale to the DMV Reporting Auction Vehicle Sale to the DMV	25	0		0		0			-0 0	0	0	0		4a	0
4457	(0)(1)	A	Failure to Replace Lost, Damaged Cards and/or Plates	25	30		15		5			40	35	1	0	197		0
4457		B	Failure to Replace Lost, Damaged Cards and/or Plates	25	0		15		0			40	0	0	0		4a	0
4458		A	Both Plates Lost or Stolen	25	30		15		5		-	40	35	1	0	197		0
4458		В	Both Plates Lost of Stolen	25	0		0		0			-0	0	0	0		4a	0
4459		A	Failure to Replace Lost or Damaged Owner's Certificate	25	30		15		5			40	35	1	0	197		0
4459		B	Failure to Replace Loss of Damaged Owner's Certificate	25	0		0		0			0	0	0	0		4a	0
4461	(a)	D	⁵ Improper Use of Evidence of Registration	25	30		15		5	0 0	0	40	35	1	0		la	Ő
4462	(a)	А	Failure to Present Evidence of Registration to Officer	25	30		15		5			40	35	1	0	197		0
4462	(a)	В	Failure to Present Evidence of Registration to Officer	25	0		0		0			0	0	0	0		4a	0
4462	(b)	A	Registration Presented for Wrong Vehicle	25	30		15		5			40	35	1	0	195		0
4462	(b)	В	Registration Presented for Wrong Vehicle	25	0		0		0			0	0	0	0		4a	0
4463	(e) (1-4)	2	⁶ Unlawful Act With Clean Air Sticker	100	100		50		20			40	35	1	Ő		4a	Ő
4464	(•)(1-)	А	Altered License Plates Displayed on Vehicle	25	30		15		5			40	35	1	Ő	197		Ő
4464		В	Altered License Plates Displayed on Vehicle	25	0		0		0			0	0	0	0		4a	0
5011		А	Display of Special Construction Identification Plates	25	30		15	15	5	6 4		40	35	1	0	197		0
5011		В	Display of Special Construction Identification Plates	25	0		0		0			0	0	0	0		4a	0
5017	(a)	А	Failure to Attach Identification Plate/Give Notice of Sale or Destruction of	25	30	21	15	15	5	6 4	121	40	35	1	0	197	la	0
			Vehicle or Equipment as Required															
5017	(a)	В	Failure to Attach Identification Plate/Give Notice of Sale or Destruction of Vehicle or Equipment as Required	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
5017	(b)	А	Failure to Attach Permanent Identification Plate as Required	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
5017	(b)	В	Failure to Attach Permanent Identification Plate as Required	25	0		0		0	0 0		0	0	0	0	25	4a	0
5017	(c)	А	Failure to Present Identification Certificate as Required	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
5017	(c)	в	Failure to Present Identification Certificate as Required	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
5017	(d)	А	Failure to Apply for Transfer of Ownership of Vehicle Within 10 Days of	25	30	21	15	15	5	6 4	121	40	35	1	0	197	la	0
5017	(d)	в	Sale Failure to Apply for Transfer of Ownership of Vehicle Within 10 Days of Sale	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
5030		А	Motorized Bicycle Required to Display Plates	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
5030		B	Motorized Bicycle Required to Display Plates	25	0		0		0			0	0	0	0		4a	0
5032		A	Operation of Motorized Bicycle Without Applying for a License Plate Within 5 Days of Purchase	25	30		15		5			40	35	1	0		1a	0
5032		В	Operation of Motorized Bicycle Without Applying for a License Plate Within 5 Days of Purchase	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
5037	(a)	А	Motorized Bicycle Without Assigned Plates (post-7/1/81)	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
5037	(a)	В	Motorized Bicycle Without Assigned Plates (post-7/1/81)	25	0		0		0			0	0	0	0		4a	0
5037	(b)	A	Motorized Bicycle Without Assigned Plates (per 7/1/81)	25 25	30		15		5			40	35	1	0		1a	0

S	ection		o Offense Z	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10 EMS	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Fee	Total Bail **/Fee	Category	DMV Points
	<i>a</i>)				10/10		5/1		20%	2 4		40	35	1	0			
5037	(b)	В	Motorized Bicycle Without Assigned Plates (pre-7/1/81)	25	0			0 0	0		0	0	0	0	0	25	4a	0
5109		A	Transfer or Retention of Environmental Plates	25	30			15 15	5	64		40	35	1	0	197	1a	0
5109		В	Transfer or Retention of Environmental Plates	25	0			0 0	0			0	0	0	0	25	4a	0
5200	(a)	A	Two License Plates–Display Specified	25	30			15 15	5			40	35	1	0		la	0
5200	(a)	В	Two License Plates–Display Specified	25	0			0 0	0			0	0	0	0	25	4a	0
5200	(b)	A	One License Plate–Display Specified	25	30			15 15	5			40	35	1	0	197		0
5200	(b)	В	One License Plate–Display Specified	25	0			0 0	0			0	0	0	0		4a	0
5201	(a)(1-6)	A	Plates Improperly Positioned	25	30			15 15	5			40	35	1 0	0		1a	0 0
5201	(a)(1-6)	В	Plates Improperly Positioned	25	0			0 0	0			0	0	1	0	25 197	4a	
5201	(b)	Α	Replace and Destroy Temporary License Plates Upon Receipt of Permanent License Plates	25	30			15 15	5			40	35		0		1a	0
5201	(b)	В	Replace and Destroy Temporary License Plates Upon Receipt of Permanent License Plates	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
5201	(c)	А	Illegal License Plate Covering	25	30		1	15 15	5		121	40	35	1	0	197	la	0
5201	(c)	В	Illegal License Plate Covering	25	0			0 0	0			0	0	0		25	4a	0
5201	(d)	А	Reading or Recognition of License Plate by an Electronic Device or Remote	25	30	21	1	15 15	5	64	121	40	35	1	0	197	1a	0
			Emission Sensing Device Illegally Obstructed or Impaired															
5201	(d)	В	Reading or Recognition of License Plate by an Electronic Device or Remote	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
			Emission Sensing Device Illegally Obstructed or Impaired															
5201.1	(a)		⁷ Sale of Prohibited Product or Device to Obscure License Plate	250	250			25 125	50			40	35	1	0	1105	4a	0
5201.1	(b)		⁷ Operation of Vehicle With Prohibited Product or Device to Obstruct or Impair Reading or Recognition of License Plate by Electronic or Remote Emission Sensing Device	250	250	175	12	25 125	50	50 4	1029	40	35	1	0	1105	4a	0
5201.1	(c)		⁷ Erasing, Painting Over, or Altering Reflective Coating of License Plate	250	250	175	12	25 125	50	50 4	1029	40	35	1	0	1105	4a	0
5202	(•)	А	Period of Display of Plates Specified	25	30			5 15	5			40	35	1	Ő	197	1a	ů 0
5202		В	Period of Display of Plates Specified	25	0			0 0	0			0	0	0	0	25	4a	0
5204	(a)	А	Current Month and Year Tab Not Properly Attached	25	30		1	5 15	5			40	35	1	0		1a	0
5204	(a)	В	Current Month and Year Tab Not Properly Attached	25	0	0		0 0	0			0	0	0	0		4a	0
5206	()	А	Present Certificate of Partial-Year Registration	25	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
5206		В	Present Certificate of Partial-Year Registration	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
5352		А	Failure to Maintain Annual Registration for Trailer Coach	25	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
5352		В	Failure to Maintain Annual Registration for Trailer Coach	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
5604			Noncompliance With Dealer Insurance Notification Requirements	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
5753	(a-d)		Failure of Private Party to Deliver Certificate of Ownership and Registration Card to Transferee	25	30	21	1	15 15	5	64	121	40	35	1	0	197	la	0
5753	(f)		Failure of Private Owner Upon Written Request to Disclose Pertinent	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
5900	(Information Regarding Payment or Documents Required for Release Notice of Sale/Transfer of Vehicle by Owners Required	25	30	21	,	5 15	5	64	121	40	35	1	0	197	1a	0
5900 5902	(a-c)	٨	Failure to Notify DMV of Transfer Within 10 Days	23 25	30 30			15 15 15 15	5			40 40	35 35	1	0	197	la la	0
5902 5902		A B	Failure to Notify DMV of Transfer Within 10 Days	23 25	30 0			0 0	0			40	33 0	0	0	25	1a 4a	0
5902 5906.5	(a,b)	Б	Failure to Notify DMV of Malsee within 10 Days	23 25	30			15 15	5		-	40	35	1	0		4a 1a	0
6700	(a,0) (a-c)	А	Failure to Register Within 20 Days of Specified Circumstances	25	30			15 15	5			40	35	1	0	197	1a 1a	0
6700	(a-c) (a-c)	B	Failure to Register Within 20 Days of Specified Circumstances	25	30 0			0 0	0			40	0	0	0	25	1a 4a	0
8802	(u-0)	A	Failure to Return Evidence of Registration to DMV Upon Cancelation,	25	30			15 15	5			40	35	1	0	197	4a 1a	0
5002		11	Suspension, or Revocation	20	50	21		15 15	5		121	40	55	1	0	1)/	14	Ū

So	ection		offense Z	Base Fine/ Fee	PA*	County PA*/10 7	DNA PA*	Court PA*/10	Sui	EMS PA*/10		Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
8802		В	Failure to Return Evidence of Registration to DMV Upon Cancelation,	25	10/10 0			/ 10 5 0 0	5 20%		-	40 0	35 0	1 0	0	25	4a	0
9102.5	(b)	А	Suspension, or Revocation Operation of Private School Bus Without Appropriate License and Payment	25	30	21		15 15	5 5	6 4	4 121	40	35	1	0	197	1a	0
			of Fees															
9102.5	(b)	В	Operation of Private School Bus Without Appropriate License and Payment of Fees	25	0	0		0 () 0	0 (0 0	0	0	0	0	25	4a	0
9400	(a-c,f)	Α	Commercial Vehicle Weight Fees Due	25	30	21		15 15	5 5	6 4	4 121	40	35	1	0	197	1a	0
9400	(a-c,f)	В	Commercial Vehicle Weight Fees Due	25	0	0		0 () 0	0 (0 0	0	0	0	0	25	4a	0
9400.1	(f)	Α	Failure to Display Required Gross Vehicle Weight Sticker	25	30	21		15 15	5 5	6 4	4 121	40	35	1	0	197	la	0
9400.1	(f)	В	Failure to Display Required Gross Vehicle Weight Sticker	25	0	0		0 () 0	0 (0 0	0	0	0	0	25	4a	0
9406		Α	Failure to Report Alterations Increasing Weight Fees	25	30	21		15 15	5 5	6 4	4 121	40	35	1	0	197	la	0
9406		В	Failure to Report Alterations Increasing Weight Fees	25	0	0		0 () 0	0 (0 0	0	0	0	0	25	4a	0
9564	(c)		Reconstruction of Vehicle Delivered to Scrap Metal Processor Restricted	25	30	21		15 15	5 5	6 4	4 121	40	35	1	0	197	la	0
10502	(b)		Failure to Inform CHP of Stolen Vehicle Recovery	25	30			15 15		6 4		40	35	1	0	197	la	0
10552			Making Fraudulent Report of Theft of Vessel With Intent to Deceive	25	30			15 15			4 121	40	35	1	0	197	la	0
11754	(a)		Rental of Vehicle Subject to Recall	35	40	28		20 20) 7			40	35	1	0	238	2a	0
11754	(c)		Ride Share Vehicle Subject to Recall	35				20 20) 7	8 4	4 162	40	35	1	0	238	2a	0
12500	(a)	Α	⁸ Unlawful to Drive Unless Licensed	75	80	56		40 40) 15	16 4	4 326	40	35	1	0	402	4a	0
12500	(a)	В	Unlawful to Drive Unless Licensed	25	0	0		0 () 0	0 (0 0	0	0	0	0	25	4a	0
12500	(b,d)	Α	8 Licensed Driver Out of Classification	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	4a	0
12500	(b,d)	В	Licensed Driver Out of Classification	25	0	0		0 () 0	0 (0 0	0	0	0	0	25	4a	0
12500	(c)	Α	⁸ Unlawful to Drive in Offstreet Parking Facility Out of Classification	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	4a	0
12500	(c)	В	Unlawful to Drive in Offstreet Parking Facility Out of Classification	25	0	0		0 () 0	0 (0 0	0	0	0	0	25	4a	0
12500	(e)		⁸ Operating Motorized Scooter in Violation of Emission Requirements	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	2a	0
12502	(a)(1)		Nonresident Driver Over 18 Without Valid Driver's License	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	2a	0
12502	(a)(2)		Nonresident Driver 21 or Over Transporting Hazardous Material in Commercial Vehicle Without Valid Driver's License and Certificate	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	2a	0
12502	(b)		Nonresident Driver of Commercial Vehicle Without Medical Certificate or	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	2a	0
			Proof As Required															
12502	(c)		Noncompliance of Nonresident Driver With Medical Certificate Requirements	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	2a	0
12509	(d)		Violation of Instruction Permit Restriction	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	2a	0
12509	(d)	А	Driving a Motor Vehicle Without a Required Instruction Permit in Possession	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	2a	0
12509	(d)	В	Driving a Motor Vehicle Without Required Instruction Permit in Possession	25	0	0		0 0) 0	0 (0 0	0	0	0	0	25	4a	0
12509	(e)		Violation of Instruction Permit Restriction by Driving Government Vehicle	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	2a	0
12509	(e)	А	Without Instruction by California National Guard Violation of Instruction Permit Restriction by Driving Government Vehicle	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	2a	0
12509	(e)	В	Without Permit in Possession Violation of Instruction Permit Restriction by Driving Government Vehicle	25	0	0		0 () ()	0 0	0 0	0	0	0	0	25	4a	0
		Ъ	Without Permit									0	-	0				
12509.5	(a)		Violation of Instruction Permit Restriction by Driving a Motorcycle Without Completion of Motorcyclist Safety Program	35	40	28		20 20) 7	8 4	4 162	40	35	1	0	238	2a	0

Se	ection	Notes	Offense	Base Fine/ Fee	State PA* 10/10	County PA*/10 7	DNA PA*	Court PA*/10	%05 Surcharge	EMS PA*/10 ¥ 2 4		40 Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
12509.5	(c)		Violation of Instruction Permit Restriction by Driving a Motorcycle During	35		28	5/10		20%	24		40 40	35 35	1	0	238	2a	1
12309.3	(0)		Darkness, on a Freeway, or With a Passenger	33	40	20	20	5 20	/	0 4	102	40	33	1	0	238	Za	1
12511		А	Possessing More Than One License	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
12511		B	Possessing More Than One License	25	40		20		0	0 0		40	0	0	0		2a 4a	0
12515	(a)	Б	Minor Under 18 Employed for Purpose of Driving	35	40		20		7	8 4		40	35	1	0	23		0
12515	(a)		Unlawful to Drive School Bus if Under 18	35	40		20		7			40	35	1	0		2a 2a	0
12510	(a)(1)	А	Operation of School Bus Without Appropriate Driver's License in	35	40		20		7			40	35	1	0	238		0
12317	(a)(1)	A	Possession While Transporting Pupils	33	40	20	20	20	/	0 4	102	40	33	1	0	238	Za	0
12517	(a)(1)	D		25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
12317	(a)(1)	В	Operation of School Bus Without Appropriate Driver's License in	23	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
10517	(1.)		Possession While Transporting Pupils	25	40	20	20		7	0 4	1(2	40	25	1	0	220	2	0
12517	(b)	А	Operation of School Pupil Activity Bus Without Appropriate Driver's	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
10517	a)	D	License in Possession	25	0	0	,		0	0.0	0	0	0	0	0	25		0
12517	(b)	В	Operation of School Pupil Activity Bus Without Appropriate Driver's	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
10501	(1)		License in Possession	25	40	20	2		-	0.4	1(0	10	25	1	0	220	~	0
12521	(a,b)		Tour Bus Driver Required to Use Safety Belt/Report Tour Bus Accidents	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
10500	()				40	•••		•	-		1.0	10	2.5		0	220	•	0
12522	(a)		Noncompliance With First Aid Exam Requirement for School Bus	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
10500	()		Operators		40	•••		•	-		1.0	10	2.5		0	220	•	0
12523	(a)	A	Operation of Youth Bus Without Required License and Certificate	35	40		20		7	8 4		40	35	1	0	238		0
12523	(a)	В	Operation of Youth Bus Without Required License and Certificate	25	0		(0			0	0	0	0		4a	0
12523	(d)		Noncompliance With Youth Bus Operation Requirements	25	30		1:		5			40	35	1	0		2a	0
12523.5	(a)	A	Paratransit Bus Driver Must Have Special Endorsement	35	40	28	20		7	8 4		40	35	1	0	238		0
12523.5	(a)	В	Paratransit Bus Driver Must Have Special Endorsement	25	0		(0			0	0	0	0		4a	0
12524	(a)	А	Operation of Vehicle Hauling Controlled Quantities of Radioactive	35	40	28	20	20	7	8 4	162	40	35	1	0	238	4a	0
			Materials Without Appropriate License or Certificate															
12524	(a)	В	Operation of Vehicle Hauling Controlled Quantities of Radioactive	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
			Materials Without Appropriate License or Certificate															
12804.11	()	А	Operation of Firefighting Equipment Without License or Endorsement	35	40		20		7	8 4		40	35	1	0	238		0
12804.11	(a)	В	Operation of Firefighting Equipment Without License or Endorsement	25	0	-	(0			0	0	0	0	25		0
12804.6	(a)	А	Operation of Transit Bus Without Appropriate Certificate	35	40		20		7			40	35	1	0		2a	0
12804.6	(a)	В	Operation of Transit Bus Without Appropriate Certificate	25	0	0	(0			0	0	0	0		4a	0
12804.6	(f)		Unlawful for Employer to Permit Person to Drive Transit Bus Without a	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
			Valid Certificate															
12804.9	(c)	А	Operation of Commercial Motor Vehicle Without Required Medical	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
			Certificate															
12804.9	(c)	В	Operation of Commercial Motor Vehicle Without Required Medical	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
			Certificate															
12804.9	(j)	А	Operation of Vanpool Vehicle Without Required Medical Exam Evidence	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	0
			and DUI Conviction History Statement															
12804.9	(j)	В	Operation of Vanpool Vehicle Without Required Medical Exam Evidence	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
			and DUI Conviction History Statement															
12814.6	(a)(1)	А	Failure to Carry Instruction Permit as Required	35	40		20	20	7	8 4		40	35	1	0		2a	0
12814.6	(a)(1)	В	Failure to Carry Instruction Permit as Required	25	0		(0			0	0	0	0	25		0
12814.6	(b)(1)	А	9 Failure to Obey Licensing Provisions	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	0
12814.6	(b)(2)	Α	Violation of Provisional License Driving Restrictions	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
12814.6	(b)(2)	В	Violation of Provisional License Driving Restrictions	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0

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Se	ection		Store Offense	Base Fine/ Fee	PA*	County PA*/10		Court PA*/10	Surcharge*	EMS PA*/10 EW4	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
					10/10		5/10	5	20%	2 4		40	35	1	0			
12815	(a)	А	Must Obtain Duplicate if Original License Lost, Destroyed, or Mutilated	35	40		20	20	7	8 4	162	40	35	1	0		2a	0
12815	(a)	В	Must Obtain Duplicate if Original License Lost, Destroyed, or Mutilated	25	0	0	0	0	0			0	0	0	0		4a	0
12950		А	Failure to Sign Driver's License	35	40		20	20	7	8 4		40	35	1	0		2a	0
12950		В	Failure to Sign Driver's License	25	0		0	0	0			0	0	0	0		4a	0
12951	(a)	Α	No Valid License in Possession	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
12951	(a)	В	No Valid License in Possession	25	0		0	0	0			0	0	0	0		4a	0
12952		Α	Failure to Display License to Court Upon Request	35	40		20	20	7			40	35	1	0	238		0
12952		В	Failure to Display License to Court Upon Request	25	0	0	0	0	0		0	0	0	0	0	25	4a	0
13003			Failure to Apply for Replacement Identification Card Upon Mutilation	25	30	21	15	15	5	6 4	121	40	35	1	0	197	la	0
			and/or Failure to Surrender ID Card Within 10 Days of Notification That Card Is Mutilated															
13007			Identification Card Holder to Notify DMV of Address Change Within 10 Days	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
13386	(b)(1)		Furnishing of Information by Manufacturer to Use Ignition Interlock Device Contrary to Certified Purpose	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
13386	(c)		Altering of Ignition Interlock Device	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
	<i>(</i>)		Functionality by Installer, Service Center, or Technician			• •	•	•	_									
13386	(i)		Prohibition of Disclosure of Individuals Required to Install Ignition Interlock Device	35	40		20	20	7	84	162	40	35	1	0		2a	0
14600	(a)	Α	Failure to Notify DMV of Address Change Within 10 Days	35	40		20	20	7	8 4		40	35	1	0	238		0
14600	(a)	В	Failure to Notify DMV of Address Change Within 10 Days	25	0		0	0	0			0	0	0	0		4a	0
14600	(b)	Α	Failure to Present DMV Change of Address Form to Peace Officer	35	40		20	20	7			40	35	1	0	238		0
14600	(b)	В	Failure to Present DMV Change of Address Form to Peace Officer	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
14601.1	(a)		¹⁰ Driving Motor Vehicle or Off-Highway Motor Vehicle While Suspended or Revoked for Offenses Not Relating to Driving Ability	150	150	105	75	75	30	30 4	619	40	35	1	0	695	4a	2
14603		Α	Violation of License Restrictions	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	1
14603		В	Violation of License Restrictions	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
14605	(a)		Permitting Unlicensed Parking Lot Attendant to Drive	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
14605	(b)		Hiring Unlicensed Parking Lot Attendant to Drive	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
14606	(a)		Employing/Hiring/Permitting/Authorizing Person to Drive on Highway Without License Required for Vehicle	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
14606	(b)		Failure by Employer to Report Within 10 Days Failure of Commercial Driver on Reexamination	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
14606	(c)		¹¹ Failure of Employer to Obtain and Retain Copy of Medical Certification of Driver of Commercial Vehicle	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
14607			Permitting Unlicensed Minor to Drive	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
14607	(a)			35	40		20 20	20	7			40 40	35	1	0	238	2a 2a	0
	(a)		License and Inspection of License Required for Rental of Vehicle	5000	5000		2500	2500	1000			40 40	35	1	0		2a 1a	0
14611	<i>.</i>		¹² Knowingly Permit Transportation of Radioactive Materials Without Required License											1				
15240	(a-d)		Employer Allowing, Permitting, or Requiring Driving of Commercial Motor Vehicle as Prohibited	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
15250	(a)(1)	А	Commercial Driver's License Required	35	40		20	20	7	8 4		40	35	1	0		2a	0
15250	(a)(1)	В	Commercial Driver's License Required	25	0		0	0	0			0	0	0			4a	0
15250	(a)(2)	А	Commercial Driver's License With Hazardous Materials Endorsement	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
			Required															

Se	ection		S Offense Z	Base Fine/ Fee	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10 WH	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
15250	(a)(2)	р	Communical Driverty Lineary With Hannahave Materials Endersonaut	25	10/10 0	7 0	5/	10 5 0 0	20%	2 4 0 0	0	40 0	35 0	1 0	0 0	25	4-	0
15250	(a)(2)	В	Commercial Driver's License With Hazardous Materials Endorsement Required	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
15275	(a)	А	Person Driving Commercial Vehicle Must Have Any Required Endorsements	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
15275	(a)	В	Person Driving Commercial Vehicle Must Have Any Required Endorsements	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
15309.5	(a)(1)		¹³ Sell, Offer, Distribute, or Use Crib Sheet or Device for Commercial Driver's License Examination	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
15309.5	(a)(2)		¹³ Impersonate or Allow Impersonation of Applicant for Commercial Driver's License Examination	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
15309.5	(a)(3)		¹³ Provide or Use Unauthorized Assistance During Commercial Driver's License Examination	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
15500			Acquisition of Vehicle by Minor Without Valid Driver's License	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
15620	(a) (1,2)		¹⁴ Leaving Child 6 Years of Age or Younger Unattended in Motor Vehicle	100	100	70		50 50	20	20 4	414	40	35	1	0	490	2a	0
16000	(a)		Accident Report Required Within 10 Days of Accident	35	40	28		20 20	7	84	162	40	35	1	0.00	238	2a	0
16002	(a)		Failure to Report Work-Related Accidents	35	40	28		20 20	7	84	162	40	35	1	0	238	2a	0
16003			Failure of Owner to Report Accident Where Driver Is Incapable of Doing So	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
16020	(a)		Failure to Carry Evidence of Financial Responsibility	100	100	70		50 50	20	20 4	414	40	35	1	0	490	4a	0
16025	(a)		¹⁵ Failure to Exchange Mandatory Information at Scene of Accident	100	100	70		50 50	20	20 4	414	40	35	1	0	490	4a	0
16028	(a)		¹⁶ Failure to Provide a Peace Officer Evidence of Financial Responsibility	200	200	140	1	00 100	40	40 4	824	40	35	1	0	900	4a	0
16457	()		Driving Vehicle Not Covered by Certificate of Proof of Financial Responsibility/Knowing Failure to Disclose Ownership or Subsequent	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
16502	(a)		Acquisition of Vehicle Failure to Maintain Proof of Financial Responsibility During Use of Vehicle	100	100	70		50 50	20	20 4	414	40	35	1	0	490	4a	0
20004			in Conduct of Business Delay in Reporting Accident by Driver in Accident Resulting in Death of a	70	70	49		35 35	14	14 4	291	40	35	1	0	367	3a	1
20006			Person Failure to Present Valid Identification Upon Collision With Another Party	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
20008	(a,b)		Failure to Report Accident Within 24 Hours	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
20008	(a,0)		Driver Unable to Report Accident	35	40	28		20 20 20 20	7		162	40	35	1	0	238	2a 2a	0
21070			 ¹⁷ Unsafe Operation of a Motor Vehicle in Violation of Division 11 Provision Causing Bodily Harm 	70	70	49		20 20 35 35	14		291	40	35	1	0	367	4a	0
21070			 ¹⁸ Unsafe Operation of a Motor Vehicle in Violation of Division 11 Provision Causing Great Bodily Harm 	95	100	70		50 50	19	20 4	408	40	35	1	0	484	4a	0
21100.3			Failure to Obey Traffic Directions	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	1
21106	(b)		Use of Crosswalks Where Prohibited by Sign	25	30			15 15	5		121	40	35	1	0	197	la	0
21113	(a) (1)		Unlawful Driving on Public Grounds	35	40			20 20	7	8 4	162	40	35	1	0	238	2a	0
21116	(a)		Unlawful Driving on Levee, Canal Bank, etc.	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
21201	(a-d)	Α	Equipment Requirements for Bicycles	25	30	21		15 15	5	64	121	40	35	1	0	197	la	0
21201	(a-d)	В	Equipment Requirements for Bicycles	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
21201.5	(a,b)		Selling Bicycle Without Required Reflectors	25	30	21		15 15	5	6 4	121	40	35	1	0	197	1a	0
21202	(a)		Bicyclist at Less Than Normal Speed Must Keep to Right	25	30	21		15 15	5	6 4	121	40	35	1	0	197	1a	0
21203			Illegal for Bicyclist to Hitch Ride on Other Vehicle	25	30	21		15 15	5	6 4	121	40	35	1	0	197	la	0

Se	ection	S Offense Z	Base Fine/ Fee	State PA* 10/10	County PA*/10 7	DNA PA*	Court PA*/10	50% Surcharge	EMS PA*/10 WH	Fine Surcharge & PA Subtotal	6 Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
21204	(1)		25			5/1			2 4			35	1		107		0
21204	(a,b)	Riding Bicycle on Other Than Permanent Seat	25	30	21		5 15	5			40	35	1	0	197	la	0
21205		Illegal for Bicyclist to Carry Articles That Prevent Keeping One Hand on Handlebar	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
21207.5	(a)	Illegal Operation of Motorized Bicycle or Class 3 Electric Bicycle	25	30			5 15	5	6 4		40	35	1	0	197	1a	0
21208	(a,b)	Riding Outside Bicycle Lane Prohibited	25	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
21209	(a)	Motor Vehicle in Bicycle Lane Prohibited	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
21210		¹⁹ Bicycle Parked–Impeding Pedestrian Traffic Prohibited	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	la	0
21211	(a,b)	Illegally Impeding Bicycle Lanes	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	0
21212	(a)	²⁰ Under 18 Shall Not Operate Bicycle, Nonmotorized Scooter, or Skateboard/Wear In-line or Roller Skates/Ride Bicycle, Nonmotorized Scooter, or Skateboard as Passenger Without a Helmet	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
21213	(a)	Operation of Class 3 Electric Bicycle by Person Under 16 Years of Age	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
21213	(b)	Violation of Helmet Requirement for Class 3 Electric Bicycle	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
21215.2	(a)	²¹ Violating Restrictions on Consumption of Alcoholic Beverages in Pedicab	25	30			5 15	5			40	35	1	0	197	la	0
21221		²² Motorized Scooter Operation Requirements	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
21221.5		²² Operating a Motor Scooter While Under the Influence	70	70			5 35	14			40	35	1	ů 0	367	3a	Ő
21223	(a-c)	²² Motorized Scooter Equipment Requirements During Darkness	25	30			5 15	5			40	35	1	0	197	1a	Ő
21225	(b,c)	²² Violation of Motorized Scooter Muffler Equipment Requirements	25	30			5 15	5			40	35	1	0	197	1a	0
21226	(d)	²² Violation of Motorized Scooter Exhaust/Noise Level	25	30			5 15	5	64		40	35	1	0	197	1a 1a	0
21220	(u)	Requirements/Operation of Motorized Scooter With Unlawfully Modified Exhaust System	23	50	21	1	5 15	5	0 4	121	40	55	1	0	197	14	0
21228		²² Operating Motorized Scooter at Less Than Normal Speed of Traffic	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	la	0
21229	(a,b)	²² Failure to Operate Motorized Scooter in Bicycle Lane	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	la	0
21235	(a-j)	²² Illegal Operation of Motorized Scooter	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	la	0
21260	(a), (b)(2)	Illegal Operation of Low-Speed Vehicle	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
21281.5	(a-d)	Illegal Operation of Electrical Personal Assistive Mobility Device	25	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
21291		²³ Operation of Electrically Motorized Board by Person Under 16 Years of Age	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	la	0
21292		²³ Operation of Electrically Motorized Board by Person Without Wearing Helmet as Required	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
21293	(a-c)	²³ Operation of Electrically Motorized Board During Darkness Without Required Equipment	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
21294	(a-c)	²³ Illegal Operation of Electrically Motorized Board	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
21296	(a)	²³ Operation of Electrically Motorized Board While Under Influence of Alcohol or Drug	70				5 35	14			40	35	1	0	367	3a	0
21367	(b,c)	Failure to Obey Traffic Control/Devices at Construction Site	35	40	28	2	0 20	7	84	162	40	35	1	0	238	2a	1
21307	(a,b)	"Green" Signal–Vehicular Responsibilities	35	40			0 20	7			40	35	1	0	238		1
21451	(c,d)	"Green" Signal–Pedestrian Responsibilities	25	30	20		5 15	5			40	35	1	0	197	1a	0
21451	(b)	Failure of Pedestrian to Properly Respond to Signal of Yellow Light or	25	30			5 15	5			40	35	1	0	197	la	0
		Arrow											-				
21453	(a),(c)	²⁴ "Red" Signal–Vehicular Responsibilities	100	100	70		0 50	20			40	35	1	0	490	4a	1
21453	(b)	²⁵ "Red" Signal–Vehicular Responsibilities with Right Turn	35	40			0 20	7			40	35	1	0	238		1
21453	(d)	"Red" Signal–Pedestrian Responsibilities	25	30	21	1		5			40	35	1	0	197	la	0
21454	(c)	²⁶ Lane Use–Red Control Signal	100	100	70	5	0 50	20	20 4	414	40	35	1	0	490	4a	1

Se	ection	Notes	Offense	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Sur	EMS PA*/10 HE		Court OPS	Conv. Assess	Night Court	Fee	Total Bail **/Fee	Category	DMV Points
21454	(1)	L II Fl	$\mathbf{X}_{\mathbf{i}} = \mathbf{C}_{\mathbf{i}} + \mathbf{I}_{\mathbf{i}} \mathbf{C}_{\mathbf{i}}$	25	10/10	7	5/			2 4		40	35	1	0 0	220	2	1
21454	(d)		ng Yellow Control Signals	35	40	28		20 20		8 4		40	35	-		238	2a	1
21455	()		ignal at Other Than Intersection	35	40	28		20 20				40	35	1	0	238	2a	1
21456	(a-c)		tion of "Walk" or "Wait" Signals	25	30	21		15 15				40	35	1	0	197	1a 4-	0
21457	(a)	•	d at Flashing Red Signal	100	100 40	70 28		50 50 20 20				40 40	35 35	1	0	490	4a 2-	1 1
21457	(b)		d at Flashing Yellow Signal	35										1	0	238		
21460	(a-c)		Over Double Lines/Solid Lines to Right Prohibited	35	40 40	28		20 20				40	35	1	0	238	2a 2-	1
21460.5	(c)		rom Two-Way Left-Turn Lane	35				20 20 20 20		84 84		40	35	1	0		2a 2-	1 1
21461	(a)		Obey Signs/Signals	35 25	40 30			20 20 15 15	· ·			40 40	35 35	1	0	238 197	2a 1a	0
21461.5			e to Obey Signs/Signals		30 40									1	0			
21462			Driver or Streetcar Motorman to Traffic Control Signal	35				20 20				40	35	1			2a	1
21462		Control Signal	Pedestrian or Person in Control of an Animal to Traffic	25	30			15 15		64		40	35	1	0	197	la	0
21463			Illegally Operate Signals	35	40			20 20		8 4		40	35	1	0	238	2a	0
21464	(a)		erference With Traffic Device Prohibited	35	40			20 20		8 4		40	35	1	0	238		0
21464	(b)		e of Traffic Interference Device	35	40	28		20 20				40	35	1	0	238	2a	0
21464	(c)		ssession or Distribution of Traffic Interference Device	35	40			20 20				40	35	1	0	238		0
21464	(e)		nce With Traffic Device or Willful Use, Possession, or raffic Interference Device That Does Not Result in Injury	500	500	350	2:	50 250	100	100 4	2054	40	35	1	0	2130	4a	0
21465			authorized Traffic Devices Prohibited	35	40			20 20				40	35	1	0	238	2a	0
21466			y of Light Prohibited	25	30			15 15				40	35	1	0	197	la	0
21466.5		0 . 0	Driver's Vision Prohibited	25	30			15 15		64		40	35	1	0	197	la	0
21650			o Right Side of Road	35	40			20 20		8 4		40	35	1	0	238	2a	1
21650.1		2	in Same Direction as Vehicles	25	30			15 15		6 4		40	35	1	0	197	1a	0
21651	(a)	0	Dividing Section on Freeway Prohibited	35	40			20 20		8 4		40	35	1	0	238	2a	1
21652			ing or Leaving Highway or Service Road	35	40			20 20		8 4		40	35	1	0	238		1
21654	(a)	0	shicles Keep to Right Edge of Roadway	35	40	28		20 20		8 4		40	35	1	0	238		1
21655	(b)	Failure to Use D	8	35	40			20 20		8 4		40	35	1	0	238		1
21655.1	(a)		cted Use Designated Public Transit Bus Lane	35	40	28		20 20				40	35	1	0		2a	1
21655.5	(b)		Preferential Lanes	100	100	70		50 50				40	35	1	0	490	4a	0
21655.8	(a)	0	uble Lines of Preferential Lanes	100	100	70		50 50				40	35	1	0	490		1
21655.9	(b)	U	ission Vehicle Without Required Decal or Label	35	40	28		20 20				40	35	1	0	238	2a	0
21656			e to Turn Out As Required	35	40			20 20				40	35	1	0	238		1
21657		00	One-Way Traffic Patterns	35	40			20 20		8 4		40	35	1	0	238	2a	1
21658	(a,b)	_	Failure to Use Specified Lanes	35	40			20 20		8 4		40	35	1	0	238	2a	1
21659		0	on Three-Lane Highway	35	40			20 20		8 4		40	35	1	0	238		1
21660		**	aching Vehicles to Pass to the Right	35	40			20 20		8 4		40	35	1	0	238	2a	1
21661		0 ,	Ile–Narrow Grades	35	40			20 20		8 4		40	35	1	0	238		1
21662	(a,b)		to Right–Use Horn	35	40			20 20		8 4		40	35	1	0		2a	1
21663		Driving on Sidev		35	40			20 20		8 4		40	35	1	0	238		1
21664			esignated Freeway On-/Off-Ramp Properly	35	40			20 20		8 4		40	35	1	0	238		1
21700		0	Not to Obstruct Driver's View	35	40			20 20		8 4		40	35	1	0	238	2a	1
21701			n Driver's Control of Vehicle	35	40			20 20		8 4		40	35	1	0	238		1
21703		Following Too C		35	40	28		20 20				40	35	1	0		2a	1
21704	(a)		Following Too Closely Prohibited	35	40	28		20 20				40	35	1	0		2a	1
21705		Caravans Follow	ing Too Closely Prohibited	35	40	28	2	20 20	7	8 4	162	40	35	1	0	238	2a	1

S	ection	0	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10		EMS PA*/10 EWS	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Fee	Total Bail **/Fee	Category	DMV Points
21506				10/10	7	5/10		20%	2 4	1.00	40	35	1	0	220	•	
21706	<i>a</i> .	Following Emergency Vehicles Too Closely Prohibited	35	40	28	20		7	84	162	40	35	1	0	238		1
21706.5	(b)	Operation of Vehicle in Unsafe Manner in an Emergency Incident Zone	70	70	49	35		14	14 4	291	40	35	1	0	367	3a	1
21707		Driving Within 300 Feet of Fire Areas Prohibited	35	40	28	20		7	84	162	40	35	1	0		2a	1
21708		Running Over Unprotected Fire/Chemical Hose Prohibited	35	40		20		7	84		40	35	1		238	2a	0
21709		Driving Within Safety Zone Prohibited	35	40		20		7	84		40	35	1	0	238		1
21710		Coasting in Neutral on Downgrade Prohibited	35	40		20		7	84	162	40	35	1	0	238	2a	0
21711	(\cdot)	Whipping or Swerving Towed Vehicle Prohibited	35	40		20		7	84		40	35 35	1	0	238	2a	1
21712	(a)	Allowing Riding on Portion of Vehicle Not Designed for Passenger Use Prohibited	35	40		20		7	8 4	162	40		1	0	238	2a	1
21712	(b)	Unlawful Riding on Vehicle Prohibited	35	40		20		7	84		40	35	1	0	238	2a	0
21712	(c)	³⁰ Driver Permitting Riding in Trunk of Vehicle	100	100	70	50		20	20 4		40	35	1		490	4a	1
21712	(d)	³⁰ Riding in Trunk of Vehicle	100	100	70	50		20	20 4		40	35	1	0	490	4a	0
21712	(g)	Towing Trailer Coach, Camp Trailer, or Trailer Carrying Vessel That Contains Passenger	35	40		20		7	8 4		40	35	1			2a	1
21712	(h)	Driving While Towing Person Riding on Motorcycle, Motorized Bicycle, Bicycle, Coaster, Roller Skates, Sled, Skis, or Toy Vehicle	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
21714	(a)	Use of Three-Wheeled Vehicle On or Adjacent to Striping or Markers Designating Adjacent Traffic Lanes	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
21714	(b)	Use of Three-Wheeled Vehicle Between Two or More Vehicles Traveling in Adjacent Traffic Lanes	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	1
21715	(a,b)	Exceeding Passenger Vehicle Towing Combination Limits	35	40	28	20) 20	7	84	162	40	35	1	0	238	2a	1
21716	(,-)	Golf Cart Operation Restricted	35	40		20		7	84		40	35	1	0		2a	0
21717		Turning Across Bicycle Lane	35	40		20		7	8 4		40	35	1		238	2a	1
21718	(a)	Stopping, Parking, or Leaving Vehicle Standing Upon a Freeway	35	40	28	20) 20	7	84	162	40	35	1	0	238	2a	1
21720	. ,	Unlawful Operation of Pocket Bike	25	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	0
21750		Overtaking and Passing Unsafely	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
21751		Passing Without Sufficient Clearance	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	1
21752	(a,b,d)	Driving Left of Center–Limited View/Within 100 Feet of Bridge, Viaduct, Tunnel/Within 100 Feet or When Traversing Intersection–Prohibited	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
21752	(c)	³¹ Driving Left of Center–Within 100 Feet or When Traversing Railroad Grade Crossing–Prohibited	100	100	70	50	50	20	20 4	414	40	35	1	0	490	4a	1
21753		Failure to Yield to Overtaking Vehicle	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
21754		Improper Passing on Right Prohibited	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
21755	(a)	Unsafe Passing on Right Shoulder	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	1
21756	(a-c)	Unsafe Passing of Standing Streetcar, Trolley Coach, or Bus Safety Zones	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
21757		Passing Street Car on Left Prohibited	35	40		20		7	8 4		40	35	1	0	238	2a	1
21758		Unsafe Passing on Grades Prohibited	35	40		20		7	84		40	35	1	0	238		1
21759	(L)	Failure to Exercise Caution When Passing Animals	35	40	28	20		7	8 4		40	35	1	0	238	2a	1
21760	(b)	³² Causing Bodily Injury to a Bicycle Operator From Collision While Overtaking or Passing Bicycle Unsafely	220	220	154	110		44	44 4		40	35	1	Ū	982	4a	1
21760	(b)	³² Overtaking or Passing Bicycle Unsafely	35	40	28	20		7	8 4		40	35	1	0	238	4a	1
21760	(c)	³² Causing Bodily Injury to a Bicycle Operator From Collision While Overtaking or Passing Bicycle at Distance of Less Than Three Feet	220	220	154	110) 110	44	44 4	906	40	35	1	0	982	4a	1
21760	(c)	³² Overtaking or Passing Bicycle at Distance of Less Than Three Feet	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	4a	1

S	ection	offense Z	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10 WH	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Fee	Total Bail **/Fee	Category	DMV Points
				10/10	7	5/1			2 4		40	35	1	0			
21760	(d)	³² Causing Bodily Injury to a Bicycle Operator From Collision While	220	220	154	110	0 110	44	44 4	906	40	35	1	0	982	4a	1
	<i>(</i> b)	Overtaking or Passing Bicycle Without Slowing to Reasonable Speed			• •			_									
21760	(d)	³² Overtaking or Passing Bicycle Without Slowing to Reasonable Speed	35	40		20		7	8 4		40	35	1	0	238		1
21761	(a,b)	³³ Safely Passing a Waste Removal Vehicle	35	40		20		7			40	35	1	0	238	2a	1
21800	(a-c)	Violation of Right-of-Way/Uncontrolled Intersection	35	40		20		7			40	35	1	0	238		1
21800	(d) (1, 2)	Violation of Right-of-Way/Controlled Intersection With Inoperative Control Signals	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
21801	(a,b)	Violation of Right-of-Way–Left Turn	35	40	28	20	0 20	7	8 4	162	40	35	1	0	238	2a	1
21802	(a,b)	Violation of Right-of-Way–Entering Through Highway	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
21803	(a,b)	Violation of "Yield" Sign	35	40	28	20	0 20	7	8 4	162	40	35	1	0	238	2a	1
21804	(a,b)	Entering Highway From Alley or Driveway	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
21805	(b)	Violation of Right-of-Way at Equestrian Crossing	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
21805	(c)	Violation of Right-of-Way by Rider-Posing Hazard	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	1a	0
21806	(a,b)	³⁴ Failure to Yield to Emergency Vehicle	100	100		5		20			40	35	1	0	490	4a	1
21806	(c)	³⁴ Failure to Yield to Emergency Vehicle–Pedestrian	100	100	70	5		20			40	35	1	0	490	4a	0
21807		Driving Authorized Emergency Vehicle Without Due Regard for Safety of Persons and Property	35	40	28	20	0 20	7	84	162	40	35	1	0	238	2a	1
21809	(a)	³⁵ Failure to Slow Down or Change Lane When Approaching and Passing Stationary Emergency Vehicle or Tow Truck Displaying Specific Lights	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
21950	(a,c)	Driver to Yield Right-of-Way at Crosswalks	35	40	28	20	0 20	7	84	162	40	35	1	0	238	2a	1
21950	(b)	Pedestrian Right-of-Way at Crosswalks Regulated	25	30		1		5			40	35	1	0	197	1a	0
21951	(-)	³⁶ Overtaking Vehicles Stopped for Pedestrians	100	100		5		20			40	35	1	0	490		1
21952		Failure to Yield Right-of-Way on Sidewalk to Pedestrian	35	40	28	20	0 20	7	8 4		40	35	1	0	238		1
21953		Pedestrian Must Use Tunnel or Overhead Crossing	25	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
21954	(a)	Pedestrians Must Yield Right-of-Way Outside of Crosswalks	25	30		1		5			40	35	1	0	197	1a	0
21954	(b)	Failure of Driver to Exercise Due Care for Safety of Pedestrian on Roadway	35	40	28	20	0 20	7	8 4	162	40	35	1	0	238	2a	1
21955		Crossing Between Controlled Intersections (Jaywalking)	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	1a	0
21956	(a)	Pedestrian on Roadway Prohibited	25	30	21	1:	5 15	5	6 4	121	40	35	1	0	197	1a	0
21957		Soliciting Ride (Hitchhiking) Prohibited	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	1a	0
21959		Skiing or Tobogganing Across Highway Prohibited	25	30	21	1:	5 15	5	6 4	121	40	35	1	0	197	1a	0
21960	(a)	³⁷ Violation of Freeway or Expressway Use Restrictions by Pedestrian, Motor- Driven Cycle, Motorized Bicycle, or Motorized Scooter	25	30	21	1:	5 15	5	6 4	121	40	35	1	0	197	la	1
21966		Pedestrian Prohibited in Bicycle Lane	25	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
21968		Motorized Skateboard Prohibited	25	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
21970	(a)	Vehicle Stopped Unnecessarily and Blocking Crosswalk or Sidewalk	35	40		2		7	8 4	162	40	35	1	0	238	2a	1
21971	()	³⁸ Violating Specified Provisions and Causing Bodily Injury	220	220	154	11	0 110	44	44 4	906	40	35	1	0	982	4a	0
22100	(a,b)	Turn at Intersection From Wrong Position	35	40	28	20	0 20	7	8 4	162	40	35	1	0	238	2a	1
22100.5	())	U-Turn at Controlled Intersection	35	40	28	2	0 20	7	8 4		40	35	1	0	238	2a	1
22101	(d)	Violating Special Traffic Control Markers	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
22102		Illegal U-Turn in Business District	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
22103		Illegal U-Turn in Residential District	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
22104		Illegal U-Turn Near Fire Station	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
22105		Illegal U-Turn on Highway Without Unobstructed View	35	40	28	20	0 20	7	8 4	162	40	35	1	0	238	2a	1
22106		Unsafe Starting or Backing on Highway	35	40	28	20	0 20	7	8 4	162	40	35	1	0	238	2a	1
22107		Unsafe Turn or Lane Change Prohibited	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1

Se	ection	z o Z	Base Fine/ Fee	PA*		DNA PA*	PA	ourt A*/10	Sui	EMS PA*/10 EMA	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Fee	Total Bail **/Fee	Category	DMV Points
				10/1			/10		20%	2 4		40	35	1	0			
22108		Signal Required Before Turning or Changing Lanes	35		40 28		20	20	7	8 4	162	40	35	1	0	238	2a	1
22109		Sudden Stopping Without Signaling	35		40 28		20	20	7	8 4		40	35	1	0	238		1
22110	(a,b)	Hand/Lamp Signal Not Given	35		40 28		20	20	7	8 4		40	35	1	0	238	2a	1
22111	(a-c)	Hand Signals Improperly Given	35		40 28		20	20	7	8 4		40	35	1	0	238	2a	1
22112	(a-e)	School Bus Driver Misuse of Signals; Improper Stop	; Failure to Escort 35	2	40 28		20	20	7	8 4	162	40	35	1	0	238	2a	1
		Pupils																
22348	(b)	³⁹ Speeding Over 100 MPH Prohibited	200	20			100	100	40	40 4		40	35	1	0	900	4a	2
22348	(c)	Failure of Vehicles Subject to VC 22406 to Use Desi	0		10 28		20	20	7	8 4		40	35	1	0	238		1
22349	(a)	Speeding \geq 26 MPH Over 65 MPH Limit	100	10			50	50	20	20 4		40	35	1	0	490	4a	1
22349	(a)	Speeding 1–15 MPH Over 65 MPH Limit	35		40 28		20	20	7	8 4	162	40	35	1	0	238	4a	1
22349	(a)	Speeding 16–25 MPH Over 65 MPH Limit	70	7	70 49		35	35	14	14 4	291	40	35	1	0	367	4a	1
22349	(b)	Speeding \geq 26 MPH Over 55 MPH Limit	100	10	00 70		50	50	20	20 4	414	40	35	1	0	490	4a	1
22349	(b)	Speeding 1–15 MPH Over 55 MPH Limit	35	4	40 28		20	20	7	8 4	162	40	35	1	0	238	4a	1
22349	(b)	Speeding 16–25 MPH Over 55 MPH Limit	70	7	70 49		35	35	14	14 4	291	40	35	1	0	367	4a	1
22350		Unsafe Speed for Prevailing Conditions ≥ 26 MPH C	Over Limit 100	10	0 70		50	50	20	20 4	414	40	35	1	0	490	4a	1
22350		Unsafe Speed for Prevailing Conditions 1-15 MPH C	Over Limit 35	4	40 28		20	20	7	8 4	162	40	35	1	0	238	4a	1
22350		Unsafe Speed for Prevailing Conditions 16-25 MPH	Over Limit 70	7	70 49		35	35	14	14 4	291	40	35	1	0	367	4a	1
22351	(a,b)	Driving in Excess of Prima Facie Speed Limits Estab	lished in VC 22352			[See Speed Cha	art]										4a	1
22352	(a) (1)	Operating Vehicle in Excess of 15 MPH at Railroad	Crossing			[See Speed Cha	art]										4a	1
22352	(a) (2)	Operating Vehicle in Excess of 15 MPH at Freeway Clear Field of Vision	Intersection With No			[See Speed Cha	art]										4a	1
22352	(a) (3)	Operating Vehicle in Excess of 15 MPH on Any Alle	у.			[See Speed Cha	art]										4a	1
22352	(b) (1)	Operating Vehicle in Excess of 25 MPH in Business	District			[See Speed Cha	art]										4a	1
22352	(b) (2)	Operating Vehicle in Excess of 25 MPH by School				[See Speed Cha	art]										4a	1
22352	(b) (3)	Operating Vehicle in Excess of 25 MPH by Senior C	enter			[See Speed Cha	art]										4a	1
22354	(a)	Failure to Abide by Speed Limits Set by the State De	partment of			[See Speed Cha	art]										4a	1
		Transportation (DOT) on State Highways	•															
22355		Failure to Abide by Variable Speed				[See Speed Cha	irt]										4a	1
		Limits Set by the State Department of Transportation	(DOT)				-											
22356	(b)	Exceeding 70 MPH Maximum Speed, ≥ 26 MPH Ov	er Limit			[See Speed Cha	art]										4a	1
22356	(b)	Exceeding Maximum Speed Limit of 70 MPH, 1-15	MPH Over Limit			[See Speed Cha	art]										4a	1
22356	(b)	Exceeding Maximum Speed limit of 70 MPH, 16-25	MPH Over Limit			[See Speed Cha	art]										4a	1
22357		Violation of Prima Facie Local Speed Limit				[See Speed Cha	urt]										4a	1
22358		Violation of Local Speed Limit				See Speed Cha	irt]										4a	1
22358.3		Violation of Local Speed Limit on Narrow Street				[See Speed Cha	art]										4a	1
22358.4		Violation of Prima Facie Local Speed Limit				[See Speed Cha	-										4a	1
22360		Violation of Local Speed Limits Between Business a	nd Residence Districts			[See Speed Cha	art]										4a	1
22361		Violation of Speed Limit on Multiple Lane Highway	'S			[See Speed Cha	ırt]										4a	1
22362		Violation of Speed Limit Surrounding Special Work	Crews			[See Speed Cha	art]										4a	1
22363		Violation of DOT or Local Speed Limit Set for Snow	v or Ice			[See Speed Cha	urt]										4a	1
22364		Violation of Speed Limit Set by DOT on State High	ways			[See Speed Cha	ırt]										4a	1
22400	(a,b)	Minimum Speed Law-Impeding Traffic Flow	35	4	40 28	-	20	20	7	8 4	162	40	35	1	0	238	2a	1
22405	(a)	Exceeding Maximum Posted Speeds on Bridge/Tube	/Tunnel, ≥ 26 MPH 100	10	00 70		50	50	20	20 4	414	40	35	1	0	490	4a	1
		Over Limit																

S	ection		So Offense	Base Fine/ Fee	State PA* 10/10		DNA PA* 5/1(Court PA*/10	%00 Surcharge	EMS PA*/10 He		40 Court OPS	Conv. Assess 22	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
22405	(a)		Exceeding Maximum Posted Speeds on Bridge/Tube/Tunnel, 1–15 MPH	35					2078	2 4 8 4		40	35	1	0	238	4a	1
	()		Over Limit															
22405	(a)		Exceeding Maximum Posted Speeds on Bridge/Tube/Tunnel, 16–25 MPH Over Limit	70	70	49	3:	5 35	14	14 4	291	40	35	1	0	367	4a	1
22406	(a)		⁴⁰ Truck or Tractor 10 MPH or More Over 55 MPH Limit	100	100	70	50) 50	20	20 4	414	40	35	1	0	490	4a	1
22406	(a)		⁴⁰ Truck or Tractor 1–9 MPH Over 55 MPH Limit	50	50	35	25	5 25	10	10 4	209	40	35	1	0	285	4a	1
22406	(b-f)		⁴¹ Posted Speed for Designated Vehicles	50	50	35	25	5 25	10	10 4	209	40	35	1	0	285	4a	1
22406	(b-f)		⁴¹ Posted Speed for Designated Vehicles–In Excess of Speed Limit by 10 MPH or More	100	100				20			40	35	1	0	490	4a	1
22406.1	(b)		⁴² Commercial Licensee Exceeding Speed Limit by more than 15 MPH in Non- Commercial Vehicle				[See Speed Chart]										4a	1
22406.5			⁴³ Driving Tank Vehicle at Excessive Speed	500	500	350	250	250	100	100 4	2054	40	35	1	0	2130	4a	1
22407			⁴⁴ Posted Speed for Designated Vehicles	50	50				10			40	35	1	0	285	4a	1
22407			⁴⁴ Posted Speed for Designated Vehicles–In Excess of Speed Limit by 10 MPH or More	100	100		50		20			40	35	1	0	490	4a	1
22409			Speed Limit for Solid Tire Vehicle ≥ 26 MPH Over Limit	100	100	70	50) 50	20	20 4	414	40	35	1	0	490	4a	1
22409			Speed Limit for Solid Tire Vehicle 16–25 MPH Over Limit	70	70	49	35	5 35	14	14 4	291	40	35	1	0	367	4a	1
22409			Speed Limit for Solid Tire Vehicle, 1–15 MPH Over Limit	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	4a	1
22410			Exceeding Speed Limit for Metal Tire Vehicles	35	40	28	20) 20	7	8 4		40	35	1	0	238	2a	1
22413			Violation of Speed Limit Set by Local Authority for Steep Grades				[See Speed Chart]										4a	1
22450	(a)		Failure to Stop at Stop Sign	35	40	28			7	8 4	162	40	35	1	0	238	2a	1
22450	(b)		⁴⁵ Failure to Stop at Stop Sign at Railroad Grade Crossing	100	100	70	50) 50	20	20 4	414	40	35	1	0	490	4a	1
22451	(a,b)		⁴⁵ Failure to Stop for Train Signals/Closed Gates	100	100	70	50) 50	20	20 4	414	40	35	1	0	490	4a	1
22452	(b)		⁴⁵ Failure of Certain Vehicles to Stop at Railroad Crossings	100	100	70	50) 50	20	20 4	414	40	35	1	0	490	4a	1
22452	(c)		⁴⁵ Failure of Commercial Vehicle to Stop at Railroad Crossings	100	100	70	50		20	20 4		40	35	1	0	490	4a	1
22454	(a)		⁴⁶ Passing School Bus With Flashing Signals	150	150	105	7	5 75	30	30 4	619	40	35	1	0	695	4a	1
22455	(a)		Vending From Vehicle Without Coming to a Complete Stop or Parking the Vehicle Lawfully	35	40	28	20		7	8 4		40	35	1	0	238	2a	0
22456	(d)		Failure to Equip Ice Cream Truck With Required Warning Sign	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	la	0
22456	(e)(1-3)		Vending From an Ice Cream Truck Under Prohibited Conditions	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	0
22500	(i)		⁴⁷ Parking in Bus Loading Area	250	250	175	125	5 125	50	50 4	1029	40	35	1	0	1105	4a	0
22500	(1)		⁴⁷ Parking at Curb Constructed to Provide Wheelchair Accessibility	250	250	175	125	5 125	50	50 4	1029	40	35	1	0	1105	4a	0
22500	(m)	Α	Stopping Or Parking In Designated Public Transit Bus Lane	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	0
22500.1			Stopping in Designated Fire Lane	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	0
22504	(a)		Unincorporated Area Stopping	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	0
22505	(b)		Unauthorized Stopping on State Highway Prohibited	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	0
22507.8	(a-c)		⁴⁸ Violation of Disabled Parking Provisions	250	250	175	125	5 125	50	50 4	1029	40	35	1	0	1105	4a	0
22511.1	(a)		⁴⁸ Infraction Violation for Parking/Standing in Space for Charging Electric Vehicle While Not Connected for Charging Vehicle	100	100	70	50) 50	20	20 4	414	40	35	1	0	490	4a	0
22511.1	(a)		⁴⁸ Infraction Violation for Parking/Standing in Space for Charging Electric Vehicle While Not Connected for Charging Vehicle and Proof of Valid Zero- Emission Decal Possessed at Time of Violation But Not Displayed	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	4a	0
22511.1	(b)		⁴⁸ Infraction Violation for Obstructing, Blocking, or Barring Access to Space for Charging Electric Vehicle	100	100	70	50) 50	20	20 4	414	40	35	1	0	490	4a	0

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Se	ection	Store Offense	Base Fine/ Fee		County PA*/10 7	DNA PA* 5/10	Court PA*/10	%00 Surcharge	EMS PA*/10 PA*/10 EM	Fine Surcharge & PA Subtotal	40 Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
22511.1	(b)	⁴⁸ Infraction Violation for Obstructing, Blocking, or Barring Access to Space for Charging Electric Vehicle and Proof of Valid Zero-Emission Decal Possessed at Time of Violation But Not Displayed	25		21	15		5	2 4 6 4	121	40 40	35 35	1 1	0	197	4a	0
22515	(a,b)	Unattended Vehicles	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
22516		Locking Vehicle With Person Inside Unable to Escape	35	40		20		7	8 4	162	40	35	1	0	238		0
22517		Opening Door on Traffic Side When Unsafe	35	40		20		7	8 4	162	40	35	1	0			0
22520.5	(a)	Vending on Freeway Right-of-Way Prohibited	35	40		20		7	8 4	162	40	35	1	0	238		0
22520.6	(a)	Unauthorized Activities at Highway Rest Area/Vista Point Prohibited	35	40		20		7	8 4	162	40	35	1	0	238		0
22522		Parking Near Sidewalk Access Ramp for Disabled	250	250		125		50	50 4	1029	40	35	1	0			0
22523	(a,b)	⁴⁹ Vehicle Abandonment Prohibited	100	100		50		20	20 4	414	40	35	1	0	490		0
22526	(a,b)	⁵⁰ Blocking Intersection (Gridlock) Prohibited–A Stopping Violation Issued on a Notice to Appear	50	50		25		10	10 4	209	40	35	1	0	285	4a	0
22526	(c)	⁵¹ Blocking Railroad or Rail Transit Crossing Due to Low Undercarriage (Gridlock) Prohibited–A Stopping Violation Issued on a Notice to Appear	100	100	70	50	50	20	20 4	414	40	35	1	0	490	4a	0
22526	(d)	Blocking Railroad or Rail Transit Crossing (Gridlock) Prohibited–A Stopping Violation Issued on a Notice to Appear	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
22650	(a)	Unauthorized Removal of Unattended Vehicle From Highway	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
22651.7	(b)	Immobilization of Vehicle by Unauthorized Person	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
22658	(e)(2)	Property Owner, Owner's Agent, or Lessee Causing Unlawful Removal of Vehicle Parked on Property as Permitted	1000	1000	700	500	500	200	200 4	4104	40	35	1	0	4180	2a	0
22951		Parking Lot-Street and Alley Parking	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
22952	(a,b)	Vehicle Towing or Removal From Parking Lot	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
23109	(c)	⁵² Engaging in or Abetting Exhibition of Speed Prohibited	75	80	56	40	40	15	16 4	326	40	35	1	0	402	4a	2
23111		⁵³ Throwing Lighted Substance on Highway Prohibited	100	100	70	50	50	20	20 4	414	40	35	1	0	490	4a	0
23112	(a,b)	⁵³ Dumping Material on Highway/Right-of-Way Prohibited	100	100	70	50	50	20	20 4	414	40	35	1	0	490	4a	0
23113	(a)	⁵³ Failure to Remove Material From Highway	100	100	70	50	50	20	20 4	414	40	35	1	0	490	4a	0
23114	(a)	Spilling Load on Highway Prohibited	35	40		20		7	8 4	162	40	35	1	0	238		0
23114	(b)	Aggregate Material Carried Improperly or Transported Without Required Equipment	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
23114	(e)	Transporting Uncovered Aggregate Material Upon Highway	35	40		20		7	8 4	162	40	35	1	0	238		0
23114	(f)	Failure to Provide Location for Compliance With Load Covering Requirements or to Cover Load Within Required Distance	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
23115	(a)	Rubbish Vehicle Cover Required	25	30	21	15	15	5	6 4	121	40	35	1	0	197	1a	0
23116	(a)	Transportation of Persons Without Restraints Restricted	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	1
23116	(b)	Riding in or on the Back of Truck or Flatbed Motor Truck Being Driven on Highway	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
23117	(a)	⁵⁴ Transportation of Animals Without Restraints Restricted	50	50	35	25	25	10	10 4	209	40	35	1	0	285	4a	0
23120		Side Vision Obstructed by Temple Width of Glasses	25	30	21	15	15	5	6 4	121	40	35	1	0	197	la	0
23123	(a)	⁵⁵ Driving While Using a Wireless Telephone Not Configured for Hands-free Use	20	20	14	10	10	4	4 4	86	40	35	1	0	162	4a	0
23123.5	(a)	⁵⁶ Driving Motor Vehicle While Holding and Operating a Handheld Wireless Telephone or Electronic Wireless Communications Device	20	20	14	10	10	4	4 4	86	40	35	1	0	162	4a	0
23124	(b)	⁵⁷ Driving While a Minor and Using a Wireless Telephone or Electronic Wireless Communications Device	20	20	14	10	10	4	4 4	86	40	35	1	0	162	4a	0
23125	(a)	Driving School Bus or Transit Vehicle While Using a Wireless Phone	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	1

S	ection	S Offense Z	Base Fine/ Fee	PA*	County PA*/10	DNA PA* 5/1	Court PA*/10	Surcharge*	EMS PA*/10 PA*/10	Fine Surcharge & PA Subtotal	40 Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
22120				10/10	7				2 4	1.0			1		220	•	0
23128	(a)	Snow Mobile–Operation on Highway Prohibited	35	40	28	20		7	8 4		40	35	1	0	238		0
23128	(b-d)	Snow Mobile–Negligent Operation, Pursuing Game, or Trespassing Prohibited	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	0
23129		Unobstructed Camper Exit Required	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	1a	0
23135		58 Operation of Modified Motorized Bicycle Restricted	50	50	35	2.	5 25	10	10 4	209	40	35	1	0	285	4a	0
23136	(a)	Minor (Under 21) Driving With Blood Alcohol Level of .01 or Greater	70	70	49	3:	5 35	14	14 4	291	40	35	1	0	367	3a	0
23140	(a)	⁵⁹ Minor (Under 21) Driving With Blood Alcohol Level of .05 or Greater	100	100	70	5	0 50	20	20 4	414	40	35	1	0	490	4a	2
23154	(a)	Driving With Blood Alcohol Level of .01 or Greater While on Probation for Violation of VC 23152 or VC 23153	70	70	49	3	5 35	14	14 4	291	40	35	1	0	367	3a	0
23220	(a)	Drinking Alcoholic Beverage, Smoking or Ingesting Marijuana Product While Driving Off-Highway Prohibited	70	70	49	3:	5 35	14	14 4	291	40	35	1	0	367	3a	0
23220	(b)	Drinking Alcoholic Beverage, Smoking or Ingesting Marijuana Product While Riding as a Passenger Off-Highway Prohibited	70	70	49	3:	5 35	14	14 4	291	40	35	1	0	367	3a	0
23221	(a)	Drinking Alcoholic Beverage, Smoking or Ingesting Marijuana Product by Driver Prohibited	70	70	49	3:	5 35	14	14 4	291	40	35	1	0	367	3a	1
23221	(b)	Drinking Alcoholic Beverage, Smoking or Ingesting Marijuana Product by Passenger Prohibited	70	70	49	3	5 35	14	14 4	291	40	35	1	0	367	3a	0
23222	(a)	Possession of Open Container While Driving Prohibited	70	70	49	3:	5 35	14	14 4	291	40	35	1	0	367	3a	1
23222	(b)(1)	⁶⁰ Possession of Open Container of Cannabis by Driver	70	70	49	3:	5 35	14	14 4	291	40	35	1	0	367	4a	1
23223	(a)	⁶¹ Possession of Open Container by Driver Prohibited	70	70	49	3:	5 35	14	14 4	291	40	35	1	0	367	3a	0
23223	(b)	Possession of Open Container by Passenger Prohibited	70	70	49	3		14	14 4		40	35	1	0	367	3a	0
23225	(a)(1)	⁶¹ Storage of Open Container Restricted	70	70		3.		14			40	35	1	0		3a	0
23226	(a)	Storage by Driver of Open Container in Passenger Compartment Prohibited	70	70		3:		14			40	35	1	0		3a	0
23226	(b)	Storage by Passenger of Open Container in Passenger Compartment Prohibited	70	70	49	3	5 35	14	14 4	291	40	35	1	0	367	3a	0
23270	(a)	Unauthorized Towing on Bridge Prohibited	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	1
23270	(b)	Exceeding Maximum Towing Fee Prohibited	35	40		20		7	8 4		40	35	1	0		2a	0
23302	(a)(1)	Refusal to Pay Toll Charge Prohibited	35	40	28	20	0 20	7	8 4	162	40	35	1	0	238	2a	0
23302	(a)(2)	Unauthorized Placement of Toll Transponder	35	40	28	2	0 20	7	8 4		40	35	1	0	238	2a	0
23302	(a)(3)	Unauthorized Placement of Toll Transponder for Motorcycle	35	40		2		7	8 4		40	35	1	0	238	2a	0
23302	(b)	Failure to Display Transponder or Toll Device on Vehicular Crossing or Toll Highway	35	40		2		7			40	35	1	0		2a	0
23302	(c)	Failure to Possess Money, Transponder, or Toll Device, or to Have License Plates Attached as Required on Vehicular Crossing or Toll Highway	35	40	28	20	0 20	7	8 4	162	40	35	1	0	238	2a	0
23302	(d)	Failure to Possess Transponder or Toll Device as Required on Vehicular Crossing or Toll Highway With Pay-by-Plate Payment	35	40	28	20	0 20	7	8 4	162	40	35	1	0	238	2a	0
23330	(a,d)	Unauthorized Use of Vehicle Crossing–Animals/Vehicles	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	29	0
23330	(a,u) (b)	Unauthorized Use of Vehicle Crossing–Bicycles	25	30		1:		5			40	35	1	0		2a 1a	0
23330	(0) (c)	Unauthorized Use of Vehicle Crossing–Dicycles	35	30 40		20		3 7			40 40	35	1	0	238		0
		Unauthorized Use of Vehicle Crossing– Overwidth Vehicles	25	30		1:		5			40 40	35	1	0	238 197		0
23331 23333						20		5 7				35 35	1				0
		⁶² Vehicular Crossing–Unauthorized Stopping or Standing	35	40							40					2a 2-	
23336	(1)	⁶³ Failure to Obey Posted Signs on Vehicle Crossings	35	40		20		7			40	35	1	0		2a	1
23576	(a,b)	Driving Employer's Vehicle Without Notice of Ignition Interlock Device Restriction as Required by VC 23575	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	la	0

Se	ection	Notes	Offense	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS EMS PA*/10 PA	Fine Surcharge & PA Subtotal	Court OPS	-	Night Court	Fee	Total Bail **/Fee	Category	DMV Points
24002	()			25	10/10		5/10		20%	2 4	1(0	40	35	1	0	220	2	1
24002	(a)		Unlawful to Operate Unsafe Vehicle–Safety Hazard	35	40		20		7	8 4	162	40	35	1	0	238		1
24002	(b)	A	Unlawful to Operate Vehicle Not Equipped as Provided	35	40		20		7		162	40	35	1	0	238		1
24002	(b)	В	Unlawful to Operate Vehicle Not Equipped as Provided	25	0		(0			0	0	0	0	25	4a	0
24002	(c)		Unlawful for Motor Carrier to Require Driver to Operate Vehicle without Training or Experience to Ensure Cargo is Properly Located, Distributed, and Secured	35	40	28	20) 20	7	84	162	40	35	1	0	238	2a	1
24002	(d)		Unlawful to Operate Vehicle without Familiarity of Securing Cargo	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
24002	(e)		Failure to Comply with Section 392.9 of Title 49 of the Code of Federal Regulations	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
24003		Α	Vehicle With Unauthorized Lamps	25	30		15	5 15	5	6 4	121	40	35	1	0	197	1a	0
24003		В	Vehicle With Unauthorized Lamps	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
24004			Unlawful Operation After Notice of Unsafe Condition	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
24005			Sale or Transfer of Unlawful Equipment w/ Knowledge That Equipment Will be Used or Installed in a Vehicle	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
24005.5			Sale of Unapproved Materials for Use in Strapping Regulated Loads	25	30		15		5	6 4	121	40	35	1	0	197	1a	0
24006			Sale of New Motor Vehicle Equipment Without Required Trademarks or Designations	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
24007	(a,b)		Sale by Retailer of Vehicle Failing to Qualify for Certificate of Compliance	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
24007.2			Failure to Install Exhaust-Control Device Free of Charge to Low-Income Senior Citizen as Required	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
24007.5	(a)(1)		Sale by Auctioneer or Public Agency of Vehicle Failing to Qualify for Certificate of Compliance	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
24007.5	(b)		Failure of Consignor to Provide Certificate of Compliance to Purchaser of Vehicle	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
24007.5	(g)		Failure of Auctioneer to Certify Compliance With DMV Standards and Deliver Bill of Sale	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
24008		А	Modification of Vehicle Road Clearance Restricted	25	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	0
24008		В	Modification of Vehicle Road Clearance Restricted	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
24008.5	(a)	Α	Maximum Frame Height Defined	25	30	21	15	5 15	5	6 4	121	40	35	1	0	197	1a	0
24008.5	(a)	В	Maximum Frame Height Defined	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
24009			Sale of New Truck, Tractor, or Bus Without Indication of Manufacturer's Name and Gross Vehicle Weight Rating as Required	25	30	21	15	5 15	5	6 4	121	40	35	1	0	197	la	0
24010			Vehicle Renter Responsibility	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	0
24011	(a,b)		Sale of Vehcle or Equipment Regulated by Federal Safety Standards Without Certification of Vehicle or Equipment Compliance	25	30	21	15	5 15	5	6 4	121	40	35	1	0	197	1a	0
24012		А	Failure to Comply With CHP Lighting and Mounting Specifications	25	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	0
24012		В	Failure to Comply With CHP Lighting and Mounting Specifications	25	0		(0			0	0	0	ů 0	25	4a	ů 0
24013		-	Failure to Disclose Minimum Octane Number Upon Sale of New Motor Vehicle	25	30		15		5			40	35	1	0	197	1a	0
24013.5			Failure to Disclose Required Information Upon Sale of New Light Duty Truck	25	30	21	15	5 15	5	6 4	121	40	35	1	0	197	la	0
24014	(a,b)		Motorcycles Required Pricing Information	25	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	0
24015	(a,c) (a)	А	Failure of Motorized Bicycle Equipment to Comply With Federal Safety	25	30		15		5		121	40	35	1	ů 0	197	la	Ő
	. /		Standards															

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S	Section		S Offense Z	Base Fine/ Fee	PA*	• PA	ounty A*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10		Court	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
		_			10/1		7	5/1		20%	2		40	35		0			_
24015	(a)	В	Failure of Motorized Bicycle Equipment to Comply With Federal Safety	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
24015	(b)	А	Standards Use of Motorized Bicycle on Highway Without Mirror, Horn, or Muffler as	25	3	0	21	1	5 15	5	6	4 12	40	35	1	0	197	1a	0
24015	(b)	В	Required Use of Motorized Bicycle on Highway Without Mirror, Horn, or Muffler as	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
			Required																
24016	(a)(2)		Illegal Operation of Motor on Electric Bicycle	25		0	21	1		5	6			35		0	197		0
24016	(a)(2)		Illegal Operation of Motor on Electric Bicycle	25		0	0		0 0	0				0			25	4a	0
24016	(d)		Illegal Modification of Electric Bicycle	25		0	21	1		5				35		0	197	la	0
24016	(d)		Illegal Modification of Electric Bicycle	25		0	0		0 0	0				0		0	25		0
24017		A	Maintenance of Transit Bus Speedometer Required	25		0	21		5 15	5	6			35		0			0
24017	<i>(</i>)	В	Maintenance of Transit Bus Speedometer Required	25		0	0		0 0	0				0	-	0		4a	0
24019	(a)	А	⁶⁴ Gross Motor Vehicle Weight with Illuminated Malfunction Indicator Light	25	3	0	21	1	5 15	5	6	4 12	40	35	1	0	197	1a	0
24019	(a)	В	⁶⁵ Gross Motor Vehicle Weight with Illuminated Malfunction Indicator Light	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
24019	(d)		⁶⁶ Operation of Vehicle Found with Willfully Tampered Emission Controls	25	3	0	21	1	5 15	5	6	4 121	40	35	1	0	197	1a	0
24250	. ,	А	Lighting Equipment to Be Lighted During Darkness	35	4	-0	28	2	0 20	7	8	4 162	2 40	35	1	0	238	2a	1
24250		В	Lighting Equipment to Be Lighted During Darkness	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
24252	(a-c)	А	Maintenance of Lamps and Devices Required	25	3	0	21	1	5 15	5	6	4 121	40	35	1	0	197	1a	0
24252	(a-c)	В	Maintenance of Lamps and Devices Required	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
24253	(a)	Α	Battery Requirements for Vehicle–Lighting Equipment	25	3	0	21	1	5 15	5	6	4 121	40	35	1	0	197	1a	0
24253	(a)	В	Battery Requirements for Vehicle-Lighting Equipment	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
24253	(b)	А	Battery Requirements for Motorcycle–Lighting Equipment	25	3	0	21	1	5 15	5	6	4 121	40	35	1	0	197	1a	0
24253	(b)	В	Battery Requirements for Motorcycle-Lighting Equipment	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
24255	(a,c)	А	Infrared Lighting System Equipment Violation	25	3	0	21	1	5 15	5	6	4 12	40	35	1	0	197	1a	0
24255	(a,c)	В	Infrared Lighting System Equipment Violation	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
24255	(b)	А	Operation of Infrared Lighting System Without Use of Headlights	35	4	0	28	2	0 20	7	8	4 162	2 40	35	1	0	238	2a	0
24255	(b)	В	Operation of Infrared Lighting System Without Use of Headlights	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
24400	(a)	А	Headlamp Equipment Requirements	25	3	0	21	1	5 15	5	6	4 12	40	35	1	0	197	1a	0
24400	(a)	В	Headlamp Equipment Requirements	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
24400	(b)		Failure to Operate Headlamps as Required During Darkness or Inclement Weather	35	4	0	28	2	0 20	7	8	4 162	2 40	35	1	0	238	2a	1
24401		А	Failure to Dim Lights While Vehicle Is Parked or Standing on a Public Highway	25	3	0	21	1	5 15	5	6	4 12	40	35	1	0	197	la	0
24401		В	Failure to Dim Lights While Vehicle Is Parked or Standing on a Public Highway	25		0	0		0 0	0	0	0 () 0	0	0	0	25	4a	0
24402	(a,b)	А	Auxiliary Driving and Passing Lamps Specifications	25	3	0	21	1	5 15	5	6	4 121	40	35	1	0	197	1a	0
24402	(a,b)	B	Auxiliary Driving and Passing Lamps Specifications	25		0	0		0 0	0				0			25	4a	0
24402	(a,0) (a)	A	Maximum Fog Lamps Not to Be Used in Place of Headlamps	25		0	21		5 15	5				35		0	197	1a	0
24403	(a)	B	Maximum Fog Lamps Not to Be Used in Place of Headlamps	25		0	0		0 0	0				0		0			0
24403	(b)	A	Fog Lamps on Vehicle Improperly Mounted or Aimed	25		0	21		5 15	5	6			35		0	197	1a	0
24403	(b)	В	Fog Lamps on Vehicle Improperly Mounted or Aimed	25		0	0		0 0	0				0					0
24403	(c)	A	Fog Lamps on Motorcycle Improperly Mounted or Aimed	25		0	21		5 15	5				35		0	197	1a	Ő
24403	(c) (c)	В	Fog Lamps on Motorcycle Improperly Mounted or Aimed	25		0	0		0 0	0				0		•	25	4a	0
24404	(e) (a,b)	A	Spotlamps–Number and Wattage Specified	25		0	21	1	• •	5	6			35		0	197	la	Ő
	(i i0	20	2	-		•		0	0			50	•		- 277		-

S	Section		S Offense Z	Base Fine/ Fee	PA*		10	DNA PA* I	Court PA*/10	Surcharge*	EMS PA*/10 EMA	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
.	(1)	P			10/1		7	5/10	5	20%	2 4	0	40	35	1	0			0
24404	(a,b)	В	Spotlamps–Number and Wattage Specified	25		0	0	0	0	0	0 0		0	0	0	0		4a	0
24404	(c,e)	A	Spotlamps–Direction Defined	25	3		21	15	15	5	64		40	35	1	0		la	0
24404	(c,e)	В	Spotlamps–Direction Defined	25		0	0	0	0	0	0 0		0	0	0	0		4a	0
24405	(a)	A	Maximum Number of Lamps Allowed to Be Lighted	25	3		21	15	15	5	64		40	35	1	0		1a	0
24405	(a)	В	Maximum Number of Lamps Allowed to Be Lighted	25		0	0	0	0	0			0	0	0	0		4a	0
24406		A	Use of Multiple Beams Restricted	25	3		21	15	15	5			40	35	1	0		1a	0
24406		В	Use of Multiple Beams Restricted	25		0	0	0	0	0			0	0	0	0		4a	0
24407	(a)	Α	High Beams-Adjustment Specified	25	3		21	15	15	5			40	35	1	0		1a	0
24407	(a)	В	High Beams-Adjustment Specified	25		0	0	0	0	0			0	0	0	0		4a	0
24407	(b)	А	Low Beams-Adjustment Specified	25	3		21	15	15	5	64		40	35	1	0		1a	0
24407	(b)	В	Low Beams-Adjustment Specified	25		0	0	0	0	0			0	0	0	0		4a	0
24408	(a,b)	А	High/Low Beam Indicator Required	25		0	21	15	15	5			40	35	1	0		1a	0
24408	(a,b)	В	High/Low Beam Indicator Required	25		0	0	0	0	0			0	0	0	0		4a	0
24409	(a,b)	А	Failure to Dim Multiple Beams Prohibited	35	4		28	20	20	7	8 4		40	35	1	0	238		1
24409	(a,b)	В	Failure to Dim Multiple Beams Prohibited	25		0	0	0	0	0			0	0	0	0		4a	0
24410	(a)	А	Single Beams-Adjustment/Intensity Specifications	25	3		21	15	15	5			40	35	1	0		1a	0
24410	(a)	В	Single Beams-Adjustment/Intensity Specifications	25		0	0	0	0	0			0	0	0	0		4a	0
24411		А	Covering Auxiliary Lamps Required	25		0	21	15	15	5			40	35	1	0		1a	0
24411		В	Covering Auxiliary Lamps Required	25		0	0	0	0	0			0	0	0	0		4a	0
24600	(a-f)	А	Tail Lamp Requirements and Specifications	25	3		21	15	15	5			40	35	1	0		la	0
24600	(a-f)	В	Tail Lamp Requirements and Specifications	25		0	0	0	0	0			0	0	0	0		4a	0
24601		А	License Plate Lamp Required	25		0	21	15	15	5	64		40	35	1	0		1a	0
24601		В	License Plate Lamp Required	25		0	0	0	0	0			0	0	0	0		4a	0
24602	(a,b)	А	Fog Tail Lamp Requirements and Specifications	25		0	21	15	15	5			40	35	1	0		la	0
24602	(a,b)	В	Fog Tail Lamp Requirements and Specifications	25		0	0	0	0	0			0	0	0	0		4a	0
24603	(a-h) (a-i)	А	⁶⁷ Stop Lamp Requirements and Specifications	25	3		21	15	15	5			40	35	1	0		1a	0
24603	(a-h) (a-i)	В	⁶⁷ Stop Lamp Requirements and Specifications	25		0	0	0	0	0			0	0	0	0		4a	0
24604	(a)	А	Lamps/Flag on Load Projecting to Rear Required	25		0	21	15	15	5			40	35	1	0		1a	1
24604	(a)	В	Lamps/Flag on Load Projecting to Rear Required	25		0	0	0	0	0			0	0	0	0		4a	0
24604	(b)	Α	Flag on Load Projecting to Rear Required for Wide Loads	25	3		21	15	15	5			40	35	1	0		la	1
24604	(b)	В	Flag on Load Projecting to Rear Required for Wide Loads	25		0	0	0	0	0			0	0	0	0		4a	0
24605	(a)	А	Tow Cars and Towed Vehicles-Lights Required	25	3		21	15	15	5			40	35	1	0		1a	0
24605	(a)	В	Tow Cars and Towed Vehicles-Lights Required	25		0	0	0	0	0			0	0	0	0		4a	0
24605	(b)	A	Tow Cars and Towed Vehicles-Lights Required	25		0	21	15	15	5			40	35	1	0		1a	0
24605	(b)	В	Tow Cars and Towed Vehicles-Lights Required	25		0	0	0	0	0			0	0	0	0		4a	0
24606	(a,b,d)	Α	Backup Lamp Requirements and Specifications	25	3		21	15	15	5			40	35	1	0		1a	0
24606	(a,b,d)	В	Backup Lamp Requirements and Specifications	25		0	0	0	0	0			0	0	0	0		4a	0
24606	(c)	А	Backup Lamps–When Not to Be Lighted	25	3		21	15	15	5			40	35	1	0		1a	0
24606	(c)	В	Backup Lamps–When Not to Be Lighted	25		0	0	0	0	0			0	0	0	0		4a	0
24607	(a-d)	A	Reflectors Required on Rear of Vehicle	25		0	21	15	15	5			40	35	1	0		1a	0
24607	(a-d)	В	Reflectors Required on Rear of Vehicle	25		0	0	0	0	0			0	0	0	0		4a	0
24608	(a-d)	A	Light Reflectors on Trucks/Trailers–Front and Sides	25	3		21	15	15	5			40	35	1	0		la	0
24608	(a-d)	В	Light Reflectors on Trucks/Trailers-Front and Sides	25		0	0	0	0	0			0	0	0	0		4a	0
24609	(a)	A	Vehicle Reflector Requirements and Specifications	25		0	21	15	15	5	64		40	35	1	0		1a	0
24609	(a)	В	Vehicle Reflector Requirements and Specifications	25		0	0	0	0	0			0	0	0	0		4a	0
24609	(b)	Α	School Bus Reflector Requirements and Specifications	25	3	0	21	15	15	5	64	121	40	35	1	0	197	la	0

S	ection	Notes	Offense	Base Fine/ Fee		County PA*/10	DNA PA* 5/10	Court PA*/10	Surcharge*	EMS PA*/10 ¥ 2 4	Fine Surcharge & PA Subtotal	40 Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category DMV Points	
24600		ъ		25							0			1		25		
24609	(b)	В	School Bus Reflector Requirements and Specifications	25		0 0	0		0	0 0	-	0	0	0	0		4a 0	
24610		A	Truck Reflector Requirements and Specifications	25	3		15		5	64		40	35	1	0		1a 0	
24610		В	Truck Reflector Requirements and Specifications	25		0 0	0		0			0	0	0	0		4a 0	
24612	(a)	Α	Failure to Display Reflective Material on Trailer or Semitrailer as Required	25	3	0 21	15	15	5	64	121	40	35	1	0	197	1a 0	
24612	(a)	В	Failure to Display Reflective Material on Trailer or Semitrailer as Required	25		0 0	0	0	0	0 0	0	0	0	0	0	25	4a 0	
24612	(c)	А	Failure to Display Reflective Material on Trailer or Semitrailer as Required	25	3	0 21	15	15	5	64	121	40	35	1	0	197	1a 0	I
24612	(c)	В	Failure to Display Reflective Material on Trailer or Semitrailer as Required	25		0 0	0	0	0	0 0	0	0	0	0	0	25	4a 0	I
24615		А	Slow-Moving Vehicle–Emblem Required	25	3	0 21	15	15	5	64	121	40	35	1	0	197	1a 0	,
24615		В	Slow-Moving Vehicle–Emblem Required	25		0 0	0		0			0	0	0	0		4a 0	
24800		A	Driving With Only Parking Lights Prohibited	35	4		20	~	7			40	35	1	0		2a 0	
24800		B	Driving With Only Parking Lights Prohibited	25		0 0	20		0			0	0	0	0		4a 0	
24950		A	Turn Signal Device Required–Towing Trailer	25	3		15		5			40	35	1	0		la 0	
24950		В	Turn Signal Device Required-Towing Trailer	25		0 0	0		0			0	0	0	Ő		4a 0	
24951	(b,c)	Ā	Turn Signals Required on Certain Vehicles	25	3		15		5			40	35	1	Ő		la 0	
24951	(b,c)	В	Turn Signals Required on Certain Vehicles	25		0 0	0		0			0	0	0	Ő		4a 0	
24952	(-,-)	A	Visibility Requirement of Signals	25	3		15		5			40	35	1	0		1a 0	
24952		В	Visibility Requirement of Signals	25		0 0	0		0			0	0	0	Ő		4a 0	
24953	(a-d)	Ā	Turn Signal Lamp Requirements	25	3		15		5			40	35	1	Ő		la 0	
24953	(a-d)	В	Turn Signal Lamp Requirements	25		0 0	0		0			0	0	0	0		4a 0	
25100	(a-c, e,f)	A	Clearance and Side Marker Lamp Requirements	25	3		15		5			40	35	1	0	197		
25100	(a - c, e, f)	В	Clearance and Side Marker Lamp Requirements	25		0 0	0		0			0	0	0	0		4a 0	
25102	(,,)	A	Lamps on Sides of Vehicles–Specifications	25	3		15		5			40	35	1	0		1a 0	
25102		в	Lamps on Sides of Vehicles–Specifications	25		0 0	0		0			0	0	0	0		4a 0	
25102.5	(a)	Ā	Lamps on Sides of School Buses–Specifications	25	3		15		5			40	35	1	0		1a 0	
25102.5	(a)	в	Lamps on Sides of School Buses–Specifications	25		0 0	0		0	0 0		0	0	0	0	25	4a 0	
25103	(a,b)	А	Lamp During Darkness on Load Projecting to Side	25	3		15	15	5	64		40	35	1	0		la 1	
25103	(a,b)	в	Lamp During Darkness on Load Projecting to Side	25		0 0	0	0	0	0 0		0	0	0	0	25	4a 0	,
25104	(a)	А	Flag Required on Overwidth During Daylight Hours	25	3	0 21	15	15	5	6 4	121	40	35	1	0	197	1a 0	,
25104	(a)	В	Flag Required on Overwidth During Daylight Hours	25		0 0	0	0	0	0 0	0	0	0	0	0	25	4a 0	,
25104	(b)	А	Flag Required on Wide Load During Daylight Hours	25	3	0 21	15	15	5	6 4	121	40	35	1	0	197	1a 0	,
25104	(b)	В	Flag Required on Wide Load During Daylight Hours	25		0 0	0	0	0	0 0	0	0	0	0	0	25	4a 0	,
25105	(a-c)	А	Failure to Comply With Code Specifications for Courtesy Lamps, Door- Mounted Lamp, or Exterior Lamp	25	3	0 21	15	15	5	64	121	40	35	1	0	197	1a 0	
25105	(a-c)	В	Failure to Comply With Code Specifications for Courtesy Lamps, Door- Mounted Lamp, or Exterior Lamp	25		0 0	0	0	0	0 0	0	0	0	0	0	25	4a 0	1
25106	(a,b)	А	Side, Cowl, or Fender Flaps–Specifications	25	3	0 21	15	15	5	64	121	40	35	1	0	197	1a 0	,
25100	(a,b)	В	Side, Cowl, or Fender Flaps–Specifications	25		0 0	0		0			0	0	0	0		4a 0	
25100	()	A	Cornering Lamps on Fenders	25	3		15		5			40	35	1	0		la 0	
25107		В	Cornering Lamps on Fenders	25		0 0	0		0			0	0	0	0		4a 0	
25107	(a,b)	A	Pilot Indicator Specifications	25	3	• •	15		5			40	35	1	0		la 0	
25108	(a,b)	В	Pilot Indicator Specifications	25		0 0	0		0			0	0	0	Ő		4a 0	
25100	()	A	Running Lamps to Be Used Only When Vehicle Is Parked	25	3		15		5		-	40	35	1	0		la 0	

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Se	ection	Notes	Offense	Base Fine/ Fee	State PA* 10/10	County PA*/10 7	DNA PA* 5/1(Court PA*/10	Surcharge*	EMS PA*/10 Hereits 2 4	Fine Surcharge & PA Subtotal	40 Court OPS	Conv. Assess 22	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
25100		р		25					20%	24	0			0	0	25	4.	0
25109		В	Running Lamps to Be Used Only When Vehicle Is Parked	25	0			0	-		-	0	0	0			4a	0
25110	(b)	A	Improper Use of Utility Flood/Loading Lamps	35	40	28	20		7	8 4	162	40	35	1	0		2a	0
25110	(b)	В	Improper Use of Utility Flood/Loading Lamps	25	0		(0			0	0	0	0		4a	0
25250		A	Flashing Lights Restricted Unless Otherwise Permitted	25	30		1:		5	64		40	35	1	0	197		0
25250		В	Flashing Lights Restricted Unless Otherwise Permitted	25	0		(0	0 0		0	0	0	0		4a	0
25251	(b)	A	Turn Signals Flashed as Warning When Vehicle Disabled	25	30		1:		5	64		40	35	1	0	197		0
25251	(b)	В	Turn Signals Flashed as Warning When Vehicle Disabled	25	0		(0			0	0	0	0		4a	0
25251.2		A	Motorcycle Modulating Headlamp Prohibited During Darkness	25	30		1:		5	64		40	35	1	0		la	0
25251.2		В	Motorcycle Modulating Headlamp Prohibited During Darkness	25	0		(0			0	0	0	0		4a	0
25252		Α	Warning Lamps Required on Emergency Vehicles	25	30		1:		5	64		40	35	1	0		la	0
25252		В	Warning Lamps Required on Emergency Vehicles	25	0		(0	0 0		0	0	0	0		4a	0
25252.5	(a,c)	А	Unauthorized Use of Flashing Emergency Headlamps	25	30		1:		5	6 4	121	40	35	1	0		la	0
25252.5	(a,c)	В	Unauthorized Use of Flashing Emergency Headlamps	25	0		(0			0	0	0	0	25		0
25253	(a)	A	Warning Lamps Required on Tow Trucks	25	30		1:		5	64		40	35	1	0		la	0
25253	(a)	В	Warning Lamps Required on Tow Trucks	25	0		(0			0	0	0	0		4a	0
25253	(c)	А	Improper Display of Warning Lamps by Tow Truck	35	40		20		7	8 4		40	35	1	0		2a	1
25253	(c)	В	Improper Display of Warning Lamps by Tow Truck	25	0		(0			0	0	0	0		4a	0
25254		А	Improper Use of Flashing Amber Warning Lights by Peace Officer Personnel	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	la	0
25254		В	Improper Use of Flashing Amber Warning Lights by Peace Officer Personnel	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
25257	(a)	Α	Flashing Red Signal System Required on School Bus	25	30	21	1.	5 15	5	64	121	40	35	1	0	197	1a	0
25257	(a)	В	Flashing Red Signal System Required on School Bus	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
25257	(b)(1)	А	School Bus Manufactured After 9-1-92 Required to Be Equipped With Stop Signal Arm	25	30	21	1:	5 15	5	6 4	121	40	35	1	0	197	la	0
25257	(b)(1)	в	School Bus Manufactured After 9-1-92 Required to Be Equipped With Stop Signal Arm	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
25257	(b)(2)	А	School Bus Manufactured After 7-1-93 Required to Be Equipped With Flashing Amber Light System	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	1a	0
25257	(b)(2)	в	School Bus Manufactured After 7-1-93 Required to Be Equipped With Flashing Amber Light System	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
25257.2		А	Improper Use of the Amber Light Signal System, Flashing Red Light Signal System, or Stop Signal Arm by School Bus Transporting Developmentally Disabled Persons	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
25257.2		В	Improper Use of the Amber Light Signal System, Flashing Red Light Signal System, or Stop Signal Arm by School Bus Transporting Developmentally Disabled Persons	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
25260.4		А	Improper Display of Flashing Amber Warning Lights in Connection With Hazardous Waste Spill Cleanup	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	1a	0
25260.4		В	Improper Display of Flashing Amber Warning Lights in Connection With Hazardous Waste Spill Cleanup	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
25262		А	Use of Red Light on Armored Car Prohibited	25	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	0
25262		В	Use of Red Light on Armored Car Prohibited	25	0		(0			0	0	0	0		4a	0
25265		A	Improper Display of Flashing Amber Lights on Sanitary District Repair	25	30		1:		5			40	35	1	0	197	la	0
			Vehicles	25	50	21	1.	. 10	5	т U	121	10	55	•	0	177		Ŭ

S	ection	Notes	Offense	Base Fine/ Fee	PA*	* F	County PA*/10	DNA PA*	Court PA*/10		EMS EMS PA*/10	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
25265		в	Improper Display of Flashing Amber Lights on Sanitary District Repair	25	10/1	10 0	7 0	5/1	b 5 0 0	20% 0	2 4 0 0	0	40 0	35 0	1 0	0 0	25	4a	0
25266		А	Vehicles Improper Display of Flashing Amber Warning Lights by State-Owned	25	3	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
25266		В	Vehicles Engaged in Aqueduct, Levee, or Stream Measurement Work Improper Display of Flashing Amber Warning Lights by State-Owned	25		0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
25268		А	Vehicles Engaged in Aqueduct, Levee, or Stream Measurement Work Use of Flashing Amber Warning Lights Restricted	25	3	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
25268		в	Use of Flashing Amber Warning Lights Restricted	25		0	0		0 0	0	0 0	25	0	0	0	0	25	4a	0
25269		А	Misuse of Red Warning Light Prohibited	25	3	30	21	1	5 15	5	64		40	35	1	0		1a	0
25269		В	Misuse of Red Warning Light Prohibited	25		0	0		0 0	0			0	0	0	0		4a	0
25270		Ā	Improper Use of Warning Lamps on Pilot Car Prohibited	25		30	21	1		5			40	35	1	ů 0		1a	Õ
25270		В	Improper Use of Warning Lamps on Pilot Car Prohibited	25		0	0		0 0	0			0	0	0	Ő		4a	0
25270.5		A	Improper Display of Flashing Amber Lights by Livestock-Herding Vehicles on Public Highways	25		30	21	1		5			40	35	1	0		la	0
25270.5		В	Improper Display of Flashing Amber Lights by Livestock-Herding Vehicles on Public Highways	25		0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
25275		А	Improper Display of Amber Flashing Lights on Truck Tractor in the Absence of Unusual Traffic Hazard	25	3	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
25275		в	Improper Display of Amber Flashing Lights on Truck Tractor in the Absence of Unusual Traffic Hazard	25		0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
25275.5		А	Unlawful Activation of Crime Alarm Lights	25	1	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
25275.5		B	Unlawful Activation of Crime Alarm Lights	25		0	0		0 0	0			0	0	0	0	25	4a	0
25276	(a)	A	Improper Use of Warning Lamps on Vehicle for Transportation of Disabled	25		30	21	1		5			40	35	1	0		1a	0
			Prohibited						0 0	0			40 0	0	0	0			
25276	(a)	В	Improper Use of Warning Lamps on Vehicle for Transportation of Disabled Prohibited	25		0	0				0 0		Ŭ	Ũ	0		25	4a	0
25300	(a)	A	Warning Device on Disabled Vehicles Specified	25		30	21	1		5	64		40	35	1	0	197		0
25300	(a)	В	Warning Device on Disabled Vehicles Specified	25		0	0		0 0	0		-	0	0	0	0	25	4a	0
25300	(b,c,e)	А	Warning Device on Disabled Vehicles Specified	25		30	21	1		5			40	35	1	0			0
25300	(b,c,e)	В	Warning Device on Disabled Vehicles Specified	25		0	0		0 0	0			0	0	0	0	25	4a	0
25300	(d)(2)	Α	Display on Warning Device Near Disabled Commercial Vehicle	70		70	49	3		14	14 4		40	35	1	0			0
25300	(d)(2)	в	Display on Warning Device Near Disabled Commercial Vehicle	25		0	0		0 0	0			0	0	0	0	25	4a	0
25300	(d)(3)	А	Placement and Display of Warning Device Near Disabled Commercial Vehicle	70	7	70	49	3	5 35	14	14 4	291	40	35	1	0	367	3a	0
25300	(d)(4)	А	Use of Flame Producing Emergency Signal Near Vehicles Transporting Explosives, Flammable Liquid, or Gas	70	7	70	49	3	5 35	14	14 4	291	40	35	1	0	367	3a	0
25301	(a,b)	А	Display of Warning Devices on Utility Vehicles Specified	25	3	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
25301	(a,b)	В	Display of Warning Devices on Utility Vehicles Specified	25		0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
25305	(a-c)	Ā	Use of Fusees Specified	25		30	21	1	5 15	5			40	35	1	0	197	la	0
25305	(a-c)	В	Use of Fusees Specified	25		0	0		0 0	0			0	0	0	0	25	4a	0
25350	()	A	Noncompliance With Vehicle Code Standards for Illuminated Identification Signs	25		30	21	1		5			40	35	1	0		la	0
25350		В	Noncompliance With Vehicle Code Standards for Illuminated Identification Signs	25		0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
25351	(a-d)	А	Identification Lamp Specifications and Restrictions	25	3	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
25351	(a-d) (a-d)	B	Identification Lamp Specifications and Restrictions	25		0	0		0 0	0			-0	0	0	0	25	4a	0
	()	2		20			0		. 0	5	0 0	0	v	0	v	0	20		0

S	ection	Notes	Offense	Base Fine/ Fee	State PA* 10/1		-	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10 EM 2 4	Fine Surcharge & PA Subtotal	6 Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
25252	(-)		Has of Hausthaniand Davies Affration Traffic Simula	25				5/10		20%		121			1	0	107	1	0
25352	(a)	A	Use of Unauthorized Device Affecting Traffic Signals	25			21	15		-	64	121	40	35	1	0		1a	0
25352	(a)	В	Use of Unauthorized Device Affecting Traffic Signals	25		0	0	0		0	0 0		0	0	0	v		4a	0
25352	(b)	A	Unauthorized Use of Device Affecting Traffic Signals	25			21	15		5	64		40	35	1	0		1a	0
25352	(b)	В	Unauthorized Use of Device Affecting Traffic Signals	25		0	0	0		0			0	0	0	0		4a	0
25352	(c)	Α	Failure to Give Emergency Vehicles Priority in Changing Traffic Control	35	4	40	28	20	20	7	8 4	162	40	35	I	0	238	2a	0
25352	(c)	В	Signals Failure to Give Emergency Vehicles Priority in Changing Traffic Control Signals	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25353		Α	Violation of Provisions for Transit Bus Illuminated Signs	25	3	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	0
25353		В	Violation of Provisions for Transit Bus Illuminated Signs	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25400	(a-d)	Α	Specifications for Use of Diffused Light	25	3	30	21	15	5 15	5	6 4	121	40	35	1	0	197	la	0
25400	(a-d)	В	Specifications for Use of Diffused Light	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25401		А	Diffused Lights Resembling Signs Prohibited	25	3	30	21	15	5 15	5	6 4	121	40	35	1	0	197	la	0
25401		В	Diffused Lights Resembling Signs Prohibited	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25452		А	Glaring Acetylene Lamps Prohibited	25	3	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
25452		В	Glaring Acetylene Lamps Prohibited	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25500	(a)	А	Use of Reflectorizing Material Restricted	25	3	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
25500	(a)	В	Use of Reflectorizing Material Restricted	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25650		А	Motorcycle Headlight Requirements	25	3	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
25650		В	Motorcycle Headlight Requirements	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25650.5		Α	Headlight Equipment for Post-1978 Motorcycles	25	3	30	21	15	5 15	5	6 4	121	40	35	1	0	197	1a	0
25650.5		В	Headlight Equipment for Post-1978 Motorcycles	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25651	(a,c)	Α	Headlamp Requirements on Motor-Driven Cycles	25	3	30	21	15	5 15	5	6 4	121	40	35	1	0	197	1a	0
25651	(a,c)	в	Headlamp Requirements on Motor-Driven Cycles	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25803	(a,b)	А	Lamp/Reflector Requirements-Certain Vehicles	25	3	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
25803	(a,b)	В	Lamp/Reflector Requirements-Certain Vehicles	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25803	(c)	А	Lamp/Reflector/Flag Requirements-Load in Excess of 100-Inch Outside Width	25	3	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	0
25803	(c)	В	Lamp/Reflector/Flag Requirements-Load in Excess of 100-Inch Outside Width	25		0	0	C) 0	0	0 0	0	0	0	0	0	25	4a	0
25805		Α	Lamps on Forklift Trucks Required	25			21	15		5	6 4	121	40	35	1	0	197	la	0
25805		В	Lamps on Forklift Trucks Required	25		0	0	C		0		-	0	0	0	0		4a	0
25950	(a,b)	А	Color Requirements of Lights Visible to Front and Rear	25			21	15		5	64		40	35	1	0	197		0
25950	(a,b)	В	Color Requirements of Lights Visible to Front and Rear	25		0	0	0		0	0 0	0	0	0	0	0		4a	0
25951		Α	Lamps Over 300 Candlepower–Restrictions	25			21	15		5	6 4		40	35	1	0	197	la	0
25951		В	Lamps Over 300 Candlepower–Restrictions	25		0	0	C		0	0 0		0	0	0	0		4a	0
25952	(a,b)	А	Lamps and Reflectors Mounted on Loads Specified	25			21	15	5 15	5	64	121	40	35	1	0		1a	0
25952	(a,b)	В	Lamps and Reflectors Mounted on Loads Specified	25		0	0	C		0		0	0	0	0	0		4a	0
26100	(a)	Α	Sale of Noncompliant Vehicle Equipment/Device	25			21	15		5			40	35	1	0		la	0
26100	(b)	Α	Use or Operation of Vehicle With Noncompliant Equipment	25			21	15		5			40	35	1	0		la	0
26100	(b)	В	Use or Operation of Vehicle With Noncompliant Equipment	25		0	0	C		0			0	0	0	0		4a	0
26101	(a)	А	Sale of Device Intended to Modify Vehicle Lighting or Equipment Performance to Be Noncompliant	25	3	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
26101	(b)	А	Use or Operation of Vehicle With Noncompliant Device Intended to Modify Lighting or Equipment Performance	25	3	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0

Se	ection	Notes	Offense	Base Fine/ Fee	State PA* 10/10	County PA*/10 7	DNA PA* 5/10	Court PA*/10	%05 Surcharge*	EMS PA*/10 ¥ 2 4	Fine Surcharge & PA Subtotal	6 Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
26101	(b)	В	Use or Operation of Vehicle With Noncompliant Device Intended to Modify	25	0	0	(0	0 0	0	0	0	0	0	25	4a	0
			Lighting or Equipment Performance															
26301		А	Power Brakes Required on Vehicle Over 14,000 Pounds	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	1
26301		В	Power Brakes Required on Vehicle Over 14,000 Pounds	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
26301.5		А	Noncompliant Emergency Brake System	25	30	21	15	5 15	5	6 4	121	40	35	1	0	197	1a	1
26301.5		В	Noncompliant Emergency Brake System	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
26302	(a-d)	А	Brake Requirements on Trailer Specified	25	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	1
26302	(a-d)	В	Brake Requirements on Trailer Specified	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
26303		А	Brake Requirements on Trailer Coaches/Camp Trailers	25	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	1
26303		В	Brake Requirements on Trailer Coaches/Camp Trailers	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
26304	(a,b)	А	Breakaway Device Required on Certain Vehicles	25	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	1
26304	(a,b)	В	Breakaway Device Required on Certain Vehicles	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
26307		А	Unlawful Towing of Forklift Lacking the Required Brakes	25	30	21	15	5 15	5	64	121	40	35	1	0	197	1a	1
26307		В	Unlawful Towing of Forklift Lacking the Required Brakes	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
26311	(a)	А	Service Brakes Required-All Wheels on Certain Vehicles	25	30		15		5	64	121	40	35	1	0		la	1
26311	(a)	В	Service Brakes Required–All Wheels on Certain Vehicles	25	0		(0	0 0	0	0	0	0	0		4a	0
26311	(b)	А	Service Brakes for Adverse Road Conditions Specified	25	30		15		5	64	121	40	35	1	0		la	1
26311	(b)	В	Service Brakes for Adverse Road Conditions Specified	25	0	0	() 0	0	0 0	0	0	0	0	0		4a	0
26311	(c)	А	Service Brake Required-Stopping Distance As Specified	25	30		15	5 15	5	64	121	40	35	1	0	197	la	1
26311	(c)	В	Service Brake Required-Stopping Distance As Specified	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
26450		А	Required Brake Systems Defined	25	30	21	15	5 15	5	6 4	121	40	35	1	0	197	1a	1
26450		В	Required Brake Systems Defined	25	0		(0	0 0	0	0	0	0	0		4a	0
26451	(a-c)	Α	Parking Brake Requirements Defined	25	30	21	15	5 15	5	6 4	121	40	35	1	0	197	la	1
26451	(a-c)	В	Parking Brake Requirements Defined	25	0		() 0	0	0 0	0	0	0	0	0		4a	0
26452		Α	Adequate Brakes After Engine Failure Required	25	30		15	5 15	5	6 4	121	40	35	1	0		la	1
26452		В	Adequate Brakes After Engine Failure Required	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
26453		А	Condition of Brakes to Be Maintained	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	1
26453		В	Condition of Brakes to Be Maintained	25	0		(0	0 0	0	0	0	0	0		4a	0
26454	(a,b)	Α	Control and Stopping Requirements Specified	25	30	21	15		5	6 4	121	40	35	1	0		la	1
26454	(a,b)	В	Control and Stopping Requirements Specified	25	0		(0			0	0	0	0		4a	0
26456		Α	Tests of Brake Performance Prohibited Over 25 MPH	35	40		20		7	8 4	162	40	35	1	0		2a	1
26456		В	Tests of Brake Performance Prohibited Over 25 MPH	25	0		(0	0 0	0	0	0	0	0		4a	0
26457		А	Stopping Ability of Certain Vehicles Specified	25	30		15		5		121	40	35	1	0		la	1
26457		В	Stopping Ability of Certain Vehicles Specified	25	0		(0		0	0	0	0	0		4a	0
26458	(a)	Α	Braking System Required for Certain Vehicles/Combinations	25	30	21	15		5	64	121	40	35	1	0	197		1
26458	(a)	В	Braking System Required for Certain Vehicles/Combinations	25	0		(0			0	0	0	0		4a	0
26458.5		А	Unlawful Use of Secondary Brake Control in Absence of Service Brake System Failure	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
26458.5		В	Unlawful Use of Secondary Brake Control in Absence of Service Brake System Failure	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
26502	(a)	А	Airbrake Requirements Specified	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	1
26502	(a)	В	Airbrake Requirements Specified	25	0		(0	0 0	0	0	0	0	0	25	4a	0
26503	. /	Ā	Airbrake Safety Valve to Be Maintained in Good Condition	25	30		15		5		121	40	35	1	0		la	1
26503		В	Airbrake Safety Valve to Be Maintained in Good Condition	25	0		(0	0 0	0	0	0	0	0		4a	0
26504		А	Failure to Comply With CHP Air Pressure Standards for Vehicles Equipped	25	30	21	15	5 15	5	6 4	121	40	35	1	0	197	la	1
			With Air Brakes															

Se	ection	Notes	Offense	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10 EME	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
26504		В	Failure to Comply With CHP Air Pressure Standards for Vehicles Equipped	25	10/10 0	0	5/10		20%	2 4 0 0	0	40 0	35 0	1	0 0	25	4a	0
20304		D	With Air Brakes	23	0	0	U	0	0	0 0	0	0	0	0	0	25	4a	0
26505		А	Pressure Gauge Required	25	30	21	15	15	5	64	121	40	35	1	0	197	la	1
26505		В	Pressure Gauge Required	25	0	0	0		0		0	0	0	0	Ő		4a	0
26506	(a)	Ā	Air Pressure Warning Device Required	25	30	21	15		5		121	40	35	1	0		la	1
26506	(a)	В	Air Pressure Warning Device Required	25	0	0	0		0		0	0	0	0	0		4a	0
26507	(4)	A	Check Valve Required	25	30	21	15		5		121	40	35	1	0	197		1
26507		В	Check Valve Required	25	0	0	0		0		0	0	0	0	Ő		4a	0
26508	(a-c, e-k,o		Compressed Air Brake System Requirements Specified	25	30	21	15		5		121	40	35	1	0		la	1
26508	(a-c, e-k,o) B	Compressed Air Brake System Requirements Specified	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
					•				-									
26520		A	Vacuum Gauge Required to Be Visible and Accurate at All Times	25	30	21	15		5	64	121	40	35	1	0		la	1
26520		В	Vacuum Gauge Required to Be Visible and Accurate at All Times	25	0	0	0		0		0	0	0	0	0		4a	0
26521		A	Audible/Visible Power Brake System Warning Device Required	25	30	21	15		5	64	121	40	35	1	0		la 1	1
26521		В	Audible/Visible Power Brake System Warning Device Required	25	0	0	0		0		0	0	0	0	0		4a	0
26522		A	Check Valve Required on Vacuum-Assisted Power Brake Systems	25	30	21	15		5	64	121	40	35	1	0		la 1	1
26522		В	Check Valve Required on Vacuum-Assisted Power Brake Systems	25	0	0	0		0		0	0	0	0	0		4a	0
26700	(a)	A	Adequate Windshield Required	25	30	21	15		5		121	40	35	1	0		la	0
26700	(a)	В	Adequate Windshield Required	25	0	0	0		0		0	0	0	0	0		4a	0
26701	(a-e)	A	Safety Glazing Material Requirements Specified	25	30	21	15		5		121	40	35	1	0		la	0
26701	(a-e)	В	Safety Glazing Material Requirements Specified	25	0	0	0		0		0	0	0	0	0		4a	0
26703	(a,b)	A	Specifications for Replacement of Safety Glazing Materials	25	30	21	15		5		121	40	35	1	0		la	0
26703	(a,b)	В	Specifications for Replacement of Safety Glazing Materials	25	0	0	0		0		0	0	0	0	0		4a	0
26705		A	Sale of Motorcycle Windshield Without Safety Glazing Material	25	30	21	15		5		121	40	35	1	0		la 1	0
26705	<i>.</i>	В	Sale of Motorcycle Windshield Without Safety Glazing Material	25	0	0	0		0		0	0	0	0	0		4a	0
26706	(a,b)	A	Self-Operating Windshield Wiper Required	25	30	21	15		5		121	40	35	1	0		la	0
26706	(a,b)	В	Self-Operating Windshield Wiper Required	25	0	0	0		0		0	0	0	0	0		4a	0
26707		A	Condition/Use of Windshield Wipers to Be Maintained	25	30	21	15		5		121	40	35 0	1	0		1a	0
26707	()(1)	В	Condition/Use of Windshield Wipers to Be Maintained	25	0	0	0		0		0	0	0	0	•		4a	0
26708	(a)(1)	A	Unlawful Material on Vehicle Windshield/ Windows	25	30	21	15		5		121	40	35	1	0		1a	0
26708	(a)(1)	В	Unlawful Material on Vehicle Windshield/ Windows	25	0	0	0		0		0	0	0	0	0		4a	0
26708	(a)(2)	A	Unlawful Material on Vehicle Windshield/Windows Obstructing or Reducing View of Driver	25	30	21	15		5		121	40	35	1	÷		1a	0
26708	(a)(2)	В	Unlawful Material on Vehicle Windshield/Windows Obstructing or Reducing View of Driver	25	0	0	0	-	0		0	0	0	0	0		4a	0
26708.2		А	Use of Unauthorized Sun Screening Devices	25	30	21	15		5	64	121	40	35	1	0		la	0
26708.2		в	Use of Unauthorized Sun Screening Devices	25	0	0	0		0		0	0	0	0	0		4a	0
26708.5	(a)	А	Application of Material to Windows Restricted	25	30	21	15		5		121	40	35	1	0		la	0
26708.5	(a)	в	Application of Material to Windows Restricted	25	0	0	0		0		0	0	0	0	0		4a	0
26709	(a)	А	Rearview Mirrors Required/One on Left Side	25	30	21	15		5		121	40	35	1	0		la	0
26709	(a)	В	Rearview Mirrors Required/One on Left Side	25	0		0		0		0	0	0	0	0		4a	0
26709	(b)	А	Two Side Rearview Mirrors Required on Certain Vehicles	25	30	21	15		5		121	40	35	1	0		la	0
26709	(b)	в	Two Side Rearview Mirrors Required on Certain Vehicles	25	0	0	0		0		0	0	0	0	0		4a	0
26710		А	Defective Windshield/Rear Window Glass-Correction Required Within 48 Hours of Citation Issuance	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0

Se	ection		Store Offense	Base Fine/ Fee	State PA* 10/10	County PA*/10 7	DNA PA* 5/10	Court PA*/10	50% Surcharge*	EMS PA*/10 EM 2 4		40 Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
26710		В	Defective Windshield/Rear Window Glass–Correction Required Within 48 Hours of Citation Issuance	25	0		0		0	0 0		0	0	0	0	25	4a	0
26711		А	Failure to Provide Eyeshades to Bus or Trolley Drivers	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
26711		B	Failure to Provide Eyeshades to Bus of Trolley Drivers	25	0		13		0	0 0		40	0	0	0	25	4a	0
26712		A	Adequate Defroster Required on For-Hire Vehicles	25	30		15		5	6 4		40	35	1	0	197	4a 1a	0
26712		В	Adequate Defroster Required on For-Hire Vehicles	25	0		0		0	0 0		0	0	0	0		4a	0
27000	(a)	A	Adequate Horn Required	25	30		15		5	64		40	35	1	0		1a	0
27000	(a)	B	Adequate Horn Required	25	0		0		0	0 0		0	0	0	0	25	4a	0
27000	(b)	A	⁶⁸ Backing Alarm Required on Refuse or Garbage Trucks	150	150		75		30	30 4		40	35	1	0		4a	0
27000	(b)	В	Backing Alarm Required on Refuse or Garbage Trucks	25	0		, 9		0	0 0		0	0	0	0		4a	0
27000	(c)	A	⁶⁸ Rear View Camera Required for Refuse or Garbage Truck	150	150		75		30	30 4		40	35	1	0		4a	Ő
27000	(c)	B	Rear View Camera Required for Refuse or Garbage Truck	25	0		0		0	0 0		0	0	0	0	25	4a	0
27000	(d)(1)	A	Automatic Backup Alarm Required for Specified Construction Vehicles	25	30		15		5	64		40	35	1	0	197	1a	ů
27000	(d)(1)	в	Transporting to and from a Mine or Construction Site Automatic Backup Alarm Required for Specified Construction Vehicles	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
			Transporting to and From a Mine or Construction Site															
27001	(a)	А	Unnecessary Use of Horn Prohibited	35			20		7	8 4		40	35	1	0		2a	0
27002	(a)	А	Use of Siren by Unauthorized Personnel or in Noncompliance With CHP Standards	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
27002	(a)	В	Use of Siren by Unauthorized Personnel or in Noncompliance With CHP Standards	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
27003		Α	Unlawful Use of Siren by Armored Car	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
27007		Α	Use of Audible Sound System Outside of Vehicle Restricted	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
27150	(a)	Α	⁶⁹ Adequate Muffler Required to be Properly Maintained	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
27150	(a)	в	⁷⁰ Adequate Muffler Required to be Properly Maintained	25	0		0		0	0 0		0	0	0	0	25	4a	0
27150	(b)	Α	Adequate Muffler Required to Be Properly Maintained	25	30	21	15	15	5	6 4	121	40	35	1	0	197	1a	0
27150	(b)	в	⁷¹ Adequate Muffler Required to Be Properly Maintained	25	0		0	0	0	0 0	0	0	0	0	0		4a	0
27150.1		Α	⁷² Sale of Exhaust System Restricted	25	30		15		5	6 4		40	35	1	0	197	la	0
27150.3	(a)	Α	73 Modification of Exhaust System With a Whistle-tip	250	250		125		50	50 4		40	35	1	0	1105		0
27150.3	(a)	В	Modification of Exhaust System With a Whistle-tip	25	0	-	0		0	0 0		0	0	0	0	25	4a	0
27150.3	(b)	A	⁷³ Operation of Exhaust System With a Whistle-tip	250	250		125		50	50 4		40	35	1	0	1105		0
27150.3	(b)	В	Operation of Exhaust System With a Whistle-tip	25	0	0	0		0	0 0		0	0	0	0		4a	0
27150.3	(c)		⁷⁴ Engage in Business Installing Exhaust System Whistle-tip	1000			500		200	200 4		40	35	1	0		4a	0
27151	(a)	A	⁷⁵ Modification of Exhaust System Prohibited	25	30		15		5	64		40	35	1	0		1a	0
27151	(a)	В	⁷⁶ Modification of Exhaust System Prohibited, Other than Motorcycle	25	0		0		0	0 0		0	0	0	0	25	4a	0
27152		A	Exhaust Pipe Specifications	25	30		15		5	64		40	35	1	0		1a	0
27152	(1)	В	Exhaust Pipe Specifications	25	0		0		0	0 0		0	0	0	0		4a	0
27153	(a,b)	A B	⁷⁷ Excessive Smoke, Fumes, etc., Defined	25	30 0		15		5 0	64 00		40 0	35 0	1	0		1a	0 0
27153	(a,b)	в	⁷⁸ Excessive Smoke, Fumes, etc., Defined	25	30		0 15		5			40	35	0	0	25 197	4a	
27153	(d)		⁷⁹ Excessive Smoke, Fumes, etc., Defined with Willfully Tampered Emission Controls	25					-	64				1			la	0
27153.5	(a,b)	Α	⁸¹ Motor Vehicle Exhaust Standards Specified	250	250		125		50	50 4		40	35	1	0	1105	4a	0
27153.5	(a,b)	В	Motor Vehicle Exhaust Standards Specified	25	0		0		0	0 0		0	0	0	0		4a	0
27154		A	Gases/Fumes Should Not Penetrate Cab of Vehicle	25	30		15		5	64		40	35	1	0		1a	0
27154	<i>.</i>	В	Gases/Fumes Should Not Penetrate Cab of Vehicle	25	0	*	0	•	0	0 0		0	0	0	0	25	4a	0
27154.1	(a)	А	Opening in Floor of Vehicle Allowing Penetration of Fumes or Fire	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0

S	ection		S S S Z Offense	Base Fine/ Fee	State PA* 10/10	County PA*/10 7	DNA PA* 5/1	Court PA*/10 0 5	Surcharge*	EMS PA*/10 PA*/10 EMS 2 4	Fine Surcharge & PA Subtotal	40 Court OPS	25 Conv. Assess	1 Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
27154-1	(-)	р	Or mine in Element Vahiala Allemine Departmetian of European Eine	25	10/10			0 0	2070	2 4	0		0	0		25	4a	0
27154.1	(a)	B	Opening in Floor of Vehicle Allowing Penetration of Fumes or Fire	25	30			0 0	5					1				0
27154.1	(b)	A B	Floor of Vehicle Permeated with Oil	25 25	30 0		1:	5 15 0 0	0	6 4 0 0	121	40 0	35 0	1	0 0	25	1a	0
27154.1	(b)		Floor of Vehicle Permeated with Oil					• •	-					1			4a	0
27155		A	Proper Fuel Tank Cap Required	25	30 0		1:	5 15 0 0	5 0	6 4 0 0	121	40	35 0	1	0		1a 4a	0
27155	(1 0	В	Proper Fuel Tank Cap Required	25				• •			0			v	0			
27156	(a,b,c,f)	A	⁸² Air Pollution Control Device Required	50	50		2:		10	10 4	209		35	1	v		4a	0 0
27156	(a,b,c,f)	В	Air Pollution Control Device Required	25	0			0 0	0 5	0 0			0	0	0 0	25 197		
27158	(\cdot)		Pollutant Emission Certificate Required	25	30 30		1:		5 5	64	121	40 40	35 35	1		197	la	0
27158.1	(a)	А	Compliance Certificate	25						64	121	40		-	0		la	0
27158.1	(a)	В	⁸⁴ Maintaining a Heavy-Duty Vehicle Inspection and Maintenance Compliance Certificate	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
27158.2	(a)		⁸⁵ Presenting a Heavy-Duty Vehicle Inspection and Maintenance Compliance Certificate	25	30	21	1:	5 15	5	6 4	121	40	35	1	0	197	la	0
27158.2	(b)		⁸⁶ Presenting a Heavy-Duty Vehicle Inspection and Maintenance Compliance Certificate Not for That Vehicle	35	40	28	20	0 20	7	84	162	40	35	1	0	238	2a	40
27158.5			Pollutant Emission Certificate Required (1955–65 Models)	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	1a	0
27200	(d,e)		Sale of a New Motor Vehicle Exceeding EPA's Maximum Noise Standards	25	30	21	1:		5	6 4	121	40	35	1	0	197	la	0
27302			Sale of Seatbelts Failing to Comply With CHP Standards	25	30		1:		5	6 4	121	40	35	1	0	197	la	0
27304		А	Seatbelt Not Installed in Driver Training Vehicle	25	30		1:		5	64	121	40	35	1	0	197	1a	0
27304		А	Seatbelt Not Used in Driver Training Vehicle	25	30		1:		5	64	121	40	35	1	0		4a	0
27304		В	Seatbelt Not Installed in Driver Training Vehicle	25	0			0 0	0	0 0	0		0	0		25	1a	0
27304		В	Seatbelt Not Used in Driver Training Vehicle	25	0			0 0	0	0 0	0		0	0	0	25	4a	0
27305		А	Safety Belts Required on Firefighting Vehicles	25	30		1:		5	64	121	40	35	1	0	197	1a	0
27305		в	Safety Belts Required on Firefighting Vehicles	25	0			0 0	0	0 0	0		0	0			4a	0
27314	(a,b)		Failure to Provide Required Seatbelts Prior to Sale of Any Used Passenger Vehicle Dated 1972 to 1990	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	la	0
27315	(d)(1,3,4)	А	⁸⁷ Mandatory Use of Safety Belts Required	20	20	14	10	0 10	4	4 4	86	40	35	1	0	162	4a	0
27315	(e)	Α	⁸⁷ Mandatory Use of Safety Belts Required	20	20	14	10	0 10	4	4 4	86	40	35	1	0	162	4a	0
27315	(f)	Α	⁸⁷ Owner to Maintain Safety Belts in Working Condition	20	20	14	10	0 10	4	4 4	86	40	35	1	0	162	4a	0
27315	(f)	В	Owner to Maintain Safety Belts in Working Condition	25	0		(0 0	0	0 0	0	0	0	0	0	25	4a	0
27315.1		А	Noncompliance With CHP Seatbelt Regulations While in a Fully Enclosed Three-Wheeled Vehicle	25	30	21	1:	5 15	5	64	121	40	35	1	0	197	1a	0
27315.1		В	Noncompliance With CHP Seatbelt Regulations While in a Fully Enclosed Three-D926 Wheeled Vehicle	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
27318	(a-d)		⁸⁸ Safety Belts for Passengers on Buses	20	20	14	10	0 10	4	4 4	86	40	35	1	0	162	4a	0
27319	(a)		⁸⁹ Safety Belts for Drivers on Buses	20	20	14	10		4	4 4	86		35	1	0		4a	0
27319	(b)	А	⁸⁹ Safety Belts for Drivers on Buses	20	20	14	10	0 10	4	4 4	86	40	35	1	0	162	4a	0
27319	(b)	В	⁸⁹ Safety Belts for Drivers on Buses	25	0	0	(0 0	0	0 0	0	0	0	0	0	25	4a	0
27360	(a)	А	⁹⁰ Mandatory Use of Child Passenger Restraints in Rear Seat Required for Children Under 8 as Specified	100	100	70	50	0 50	20	20 4	414	40	35	1	0	490	4a	1
27360	(b)		⁹¹ Securing a Child Under Age 2 in a Rear-Facing Child Passenger Restraint System	100	100	70	50	0 50	20	20 4	414	40	35	1	0	490	4a	1
27360.5	(a)	А	⁹⁰ Mandatory Use of Safety Belt or Child Restraint System Required for Children 8 or Older, but Under 16, as Specified	100	100	70	50	0 50	20	20 4	414	40	35	1	0	490	4a	1

Se	ection		S S Z Offense	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Sur	EMS PA*/10 WH	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
					10/10		5	/10 5	20%			40	35	1	0			
27363	(b)	А	Transportation of Child in Case of Life-Threatening Emergency in Vehicle or Emergency Vehicle With No Child Restraint System Without Use of Seatbelt	35	40	28		20 20) 7	8 4	162	40	35	1	0	238	2a	1
27363	(f)	А	Transportation of Child in Rear-Facing Child Passenger Restraint System in Front Seat of Vehicle With Active Frontal Airbag	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	1
27363.5	(a,b)		Failure of Hospital, Clinic, or Birthing Center to Provide Information About Child Passenger Restraint Requirements and Contact Information	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
27365	(a)(1)		⁹² Rental Agencies Required to Inform Customers About Child Restraint Requirements, Provide for Rental of Child Passenger Restraint System	100	100	70		50 50	20	20 4	414	40	35	1	0	490	4a	0
27368		Α	Failure to Abide by Safety Standards and Regulations for Child Passengers in Fully Enclosed Three-Wheeled Vehicles	25	30	21		15 15	5	6 4	121	40	35	1	0	197	la	1
27368		В	Failure to Abide by Safety Standards and Regulations for Child Passengers in Fully Enclosed Three-Wheeled Vehicles	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
27375	(a)	А	93 Violation of Door or Window Requirement for Modified Limousine	70	70	49		35 35	14	14 4	291	40	35	1	0	367	3a	0
27375	(a)	В	⁹³ Violation of Door or Window Requirement for Modified Limousine	25	0	0		0 (0	0 0	0	0	0	0	0	25	4a	0
27375	(b)		Failure of Limousine Driver to Unlock Rear Doors for Passengers to Open for Fire or Emergency	70		49		35 35	14	14 4	291	40	35	1	0			0
27375	(c)(1)		Failure of Limousine Owner or Operator to Instruct Passengers on Vehicle Features and Communication With the Driver	70	70	49		35 35	14	14 4	291	40	35	1	0	367	3a	0
27375	(c)(2)		Failure of Limousine Owner or Operator to Disclose Whether the Limousine Meets Current Safety Requirements	70	70	49		35 35	14	14 4	291	40	35	1	0	367	3a	0
27375	(c)(3)		Failure of Limousine Owner or Operator to Disclose Whether the Limousine Is Exempt From Safety Requirements For Emergency Escape	70	70	49		35 35	14	14 4	291	40	35	1	0	367	3a	0
27400		А	Headsets, Ear Plugs, or Earphones In or Over Both Ears Prohibited	25	30	21		15 15	5	64	121	40	35	1	0	197	la	0
27400	(-)	A		23 70				15 12 35 35			291	40 40	35	1	0			0
	(a)		Charter Bus Emergency Lighting										35 35	1	0			0
27450 27450	(a-c)	A B	Noncompliance With Minimum Tire Thickness Requirements	25 25				15 15 0 0			121	40 0	33 0	1	0		1a 4a	0
	(a-c)		Noncompliance With Minimum Tire Thickness Requirements					15 15						1	0			0
27452		A B	Noncompliance With CHP Uniform Tire Thickness Requirements	25				0 (121	40 0	35 0	1	0		1a 4a	0
27452 27453			Noncompliance With CHP Uniform Tire Thickness Requirements	25				15 15			121	40	35	1	0			0
27455		A B	Use of Noncompliant Dual Solid Rubber Tires	25 25				0 (40	33 0	0	0			0
27455		Б А	Use of Noncompliant Dual Solid Rubber Tires	23 25				15 15			121	40	35	1	0	23 197		0
27454		A	Use of Tires Containing Prohibited Projections Beyond Tread of the Tire's Surface	23	30	21		15 15	5	0 4	121	40	33	1	0	197	14	0
27454		в	Use of Tires Containing Prohibited Projections Beyond Tread of the Tire's Surface	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
27455	(a)		Surface Sale of Inner Tube That Is Noncompliant With CHP Inner Tube Standards	25	30	21		15 15	5	64	121	40	35	1	0	197	1a	0
27455	(b)		Installation of Inner Tube That Is Noncompliant With CHP Inner Tube Standards	25	30	21		15 15	5	6 4	121	40	35	1	0	197	la	0
27459		А	Tire Chains or Snow Tires Required	25	30	21		15 15	5	64	121	40	35	1	0	197	la	0
27459		B	Tire Chains of Show Tires Required	25				0 (40	0	0	0			0
27459.5	(a,b)	Ъ	Sale/Replacement of Noncompliant Tire Chains Prohibited	25				15 15			121	40	35	1	0			0
27460	(4,0)	А	Four-Wheel-Drive Vehicles With Snow Tread Tires Allowed; Chains to Be	25				15 15			121	40	35	1	0	197		0
27100		11	Carried	25	50	21		1.	5		121	10	55	1	0	177	14	0

S	ection	Notes	Offense	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS EMS PA*/10 PA	Fine Surcharge & PA Subtotal	Court OPS	-	Night Court	Fee	Total Bail **/Fee	Category	DMV Points
27460		р	E - WI - I D '- V I ' L - W'A C - T - IT' - Allow I Ch '- + D	25	10/10	7	5/1		20%	2 4 0 0	0	40 0	35	1	0 0	25	4.	0
27460		В	Four-Wheel-Drive Vehicles With Snow Tread Tires Allowed; Chains to Be Carried	25	0	0		0 0	0		0	0	0	0	-	25		0
27460.5			Knowingly Selling or Offering for Sale a Recut or Regrooved Tire for Noncommercial Use	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
27461		А	Use of Recut or Regrooved Tires Prohibited	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	1a	0
27461		В	Use of Recut or Regrooved Tires Prohibited	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
27465	(a)		Inadequate Tire Tread–Sale Prohibited	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	1a	0
27465	(b)	А	Inadequate Tire Tread–Use on Highway Prohibited	25	30		1	5 15	5	6 4	121	40	35	1	0	197	1a	0
27465	(b)	в	Inadequate Tire Tread–Use on Highway Prohibited	25	0	0		0 0	0		0	0	0	0	0	25	4a	0
27501	(a)		Sale or Installation of Nonconforming Pneumatic Tires	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	1a	0
27501	(b)	А	Operating With Nonconforming Pneumatic Tires	25	30	21	1		5	6 4	121	40	35	1	0	197		0
27501	(b)	В	Operating With Nonconforming Pneumatic Tires	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
27502			Sale of Tires That Fail to Comply With Noise Standards Articulated in VC 27503	25	30	21	1	5 15	5	6 4	121	40	35	1	0	197	1a	0
27600		А	Fenders and Mud Guards Required	25	30	21	1	5 15	5	64	121	40	35	1	0	197	1a	0
27600		В	Fenders and Mud Guards Required	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
27602	(a)	А	Operation of a Motor Vehicle Containing Unauthorized Video Screen or TV Monitor Within Driver's Field of Vision	35	40	28	2	0 20	7	8 4	162	40	35	1	0	238	2a	0
27602	(a)	В	Operation of a Motor Vehicle Containing Unauthorized Video Screen or TV Monitor Within Driver's Field of Vision	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
27603			Noncompliance With Repainting Requirement for Sale of Former School Bus if Sold for Purpose Other Than Transporting Pupils	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
27605		А	Owning or Operating a Vehicle Painted to Resemble Law Enforcement Vehicle	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
27605		В	Owning or Operating a Vehicle Painted to Resemble Law Enforcement Vehicle	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
27606	(a)	А	Owning or Operating a Vehicle with a Light Bar to Resemble Law Enforcement Vehicle	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
27606	(a)	В	Owning or Operating a Vehicle with a Light Bar to Resemble Law Enforcement Vehicle	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
27700	(a)	А	Tow Truck in Violation of Equipment Requirements	25	30	21	1	5 15	5	64	121	40	35	1	0	197	1.5	0
27700	(a)	B	Tow Truck in Violation of Equipment Requirements	25	0			0 0	0			0	0	0	0			0
27800	(u)	A	Equipment for Motorcycle Passenger Required	25	30		1		5			40	35	1	0		1a	1
27800		B	Equipment for Motorcycle Passenger Required	25	0	0		0 0	0			0	0	0	0	25		0
27801	(a,b)	A	Required Position of Equipment on Motorcycle	25	30	21	1		5			40	35	1	0	197		1
27801	(a,b) (a,b)	B	Required Position of Equipment on Motorcycle	25	0			0 0	0			0	0	0	0	25		0
27802	(a,0) (a)	Б	Failure to Label Helmets With Certification of Federal Safety Standard	25	30		1		5			40	35	1	0	197		0
			Compliance											1	Ŭ			
27802	(b)		Sale of Safety Helmets That Fail to Comply With California DMV Requirements	25	30	21	1		5		121	40	35	1	0	197	la	0
27803	(b)	А	Operating/Riding Motorcycle, Motor-Driven Cycle, or Motorized Bicycle While Not Wearing Helmet as Required	25	30	21	1	5 15	5	64	121	40	35	1	0	197	la	0
27803	(b)	В	Operating/Riding Motorcycle, Motor-Driven Cycle, or Motorized Bicycle While Not Wearing Helmet as Required	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0

S	ection	N at at	6 Offense	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Surcha	EMS PA*/10 EMAT PA	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
27803	(c)	А	Riding Motorcycle, Motor-Driven Cycle, or Motorized Bicycle as Passenger While Driver or Passenger Not Wearing Helmet as Required	25	10/10 30		5	/ 10 5 1:	5 20% 5 5		121	40 40	35 35	1 1	0 0	197	la	0
27803	(c)	В	Riding Motorcycle, Motor-Driven Cycle, or Motorized Bicycle as Passenger While Driver or Passenger Not Wearing Helmet as Required	25	0	0		0	0 0	0 0	0	0	0	0	0	25	4a	0
27900	(a,b)	А	Placards With Identifying Name Required on Both Sides of Vehicle	25	30	21		15 1:	5 5	6 4	121	40	35	1	0	197	la	0
27900	(a,b)	В	Placards With Identifying Name Required on Both Sides of Vehicle	25	0	0		0	0 0	0 0	0	0	0	0	0	25	4a	0
27901		А	Name and Trademark Visibility Required on For-Hire Vehicle	25	30	21		15 13	55	64	121	40	35	1	0	197	1a	0
27901		В	Name and Trademark Visibility Required on For-Hire Vehicle	25	0	0		0	0 0	0 0	0	0	0	0	0	25	4a	0
27903	(a)	А	Placards Indicating Type of Hazardous Cargo Required	25	30	21		15 1:	55	6 4	121	40	35	1	0	197	1a	0
27903	(a)	В	Placards Indicating Type of Hazardous Cargo Required	25	0	0		0 0	0 0	0 0	0	0	0	0	0	25	4a	0
27904		А	Pilot Cars Required to Display Company Name on Both Sides of Vehicle	25	30	21		15 1:	5 5	64	121	40	35	1	0	197	la	0
27904		В	Pilot Cars Required to Display Company Name on Both Sides of Vehicle	25	0	0		0	0 0	0 0	0	0	0	0	0	25	4a	0
27904.5		А	Failure to Display Identification Sign in Pilot Car as Required	25	30	21		15 1:	5 5	64	121	40	35	1	0	197	1a	0
27904.5		В	Failure to Display Identification Sign in Pilot Car as Required	25				0 0				0	0	0	0	25	4a	0
27905		A	Unauthorized Display of Sign Containing the Words "Fire" or "Fire Department"	25				15 1:				40	35	1	0	197	1a	0
27905		В	Unauthorized Display of Sign Containing the Words "Fire" or "Fire	25	0	0		0	0 0	0 0	0	0	0	0	0	25	4a	0
27906	(a) (a)	А	Department" Improper or Unauthorized Display of School Bus Sign	25	30	21		15 1:	5 5	64	121	40	35	1	0	197	1a	0
27906	(a),(c)	B	Improper or Unauthorized Display of School Bus Sign	25				0 (40	0	0	0	25		0
27900	(a),(c)	A	Failure to Display Identification Sign in Towing Vehicle as Required	25				15 1:				40	35	1	0	197	4a 1a	0
27907		B	Failure to Display Identification Sign in Towing Vehicle as Required	25				0 0				40	0	0	0	25		0
27908		A	Failure to Display Identification Sign in Taxicab as Required	25	30			15 1:				40	35	1	0	197		0
27908		B	Failure to Display Identification Sign in Taxicab as Required	25				0 0				40	0	0	0	25	4a	0
27909		A	Visible Signs Required on Vehicle Transporting Liquefied Petroleum or	25				15 1:				40	35	1	0	197		0
			Natural Gas									40		-	0			
27909		В	Visible Signs Required on Vehicle Transporting Liquefied Petroleum or Natural Gas	25	0	0		0	0 0	0 0	0	0	0	0	0	25	4a	0
28000		А	Failure to Install Required Emergency Exits in Refrigerator Vans	25	30	21		15 1:	55	64	121	40	35	1	0	197	1a	0
28000		В	Failure to Install Required Emergency Exits in Refrigerator Vans	25	0	0		0 0	0 0	0 0	0	0	0	0	0	25	4a	0
28053	(b)	А	Failure to Adjust Odometer or Notify of Adjustment as Required	25	30	21		15 1:	55	64	121	40	35	1	0	197	la	0
28053	(b)	в	Failure to Adjust Odometer or Notify of Adjustment as Required	25	0	0		0 0	0 0	0 0	0	0	0	0	0	25	4a	0
28053	(c)		Odometer Notice Affixed, Removed, or Altered With Intent to Defraud	25	30	21		15 1:	55	64	121	40	35	1	0	197	1a	0
28060	(a)		Sale of Recreational Vehicle or Camper Containing Cooking Equipment Without Fire Extinguisher	25	30	21		15 1:	5 5	6 4	121	40	35	1	0	197	1a	0
28060	(b)	А	Operation of Recreational Vehicle or Camper Containing Cooking Equipment Without Fire Extinguisher	25	30	21		15 1:	5 5	64	121	40	35	1	0	197	la	0
28060	(b)	В	Operation of Recreational Vehicle or Camper Containing Cooking Equipment Without Fire Extinguisher	25	0	0		0	0 0	0 0	0	0	0	0	0	25	4a	0
28062	(a)	А	Modified Limousine Not Equipped With Fire Extinguishers As Required	25	30	21		15 1:	5 5	64	121	40	35	1	0	197	1a	0
28062	(a)	В	Modified Limousine Not Equipped With Fire Extinguishers As Required	25				0 0				0	0	0	0	25	4a	0
28071	(")	A	Front and Rear Bumper Required on Passenger Vehicle	25				15 1:				40	35	1	0	197	1a	0

5	Section	Notes	Offense	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10 EME	Fine Surcharge & PA Subtotal	Court OPS	-	Night Court	Fee	Total Bail **/Fee	Category	DMV Points
20071		р		25	10/10		5/10		20%	2 4	0	40	35	1	0	25	4.	0
28071		В	Front and Rear Bumper Required on Passenger Vehicle	25	0		0		0	0 0	0	0	0	0	0		4a	0
28080	(a)	A	Audible/Visible Camper Signaling Device Required	25	30		15		5	64	121	40	35	l	0		la	0
28080	(a)	В	Audible/Visible Camper Signaling Device Required	25	0	0	0		0	0 0	0	0	0	0	0		4a	0
28080	(b)	A	Operating Camper Without Signaling Device Prohibited	25	30		15		5	64	121	40	35	l	0		la	0
28080	(b)	В	Operating Camper Without Signaling Device Prohibited	25	0		0		0	0 0	0	0	0	0	0		4a	0
28085	(c)	A	Use of Theft Alarm That Emits the Sound of a Siren	25	30		15		5	64	121	40	35	1	0		la	0
28085	(c)	В	Use of Theft Alarm That Emits the Sound of a Siren	25	0	*	0		0		0	0	0	0	0		4a	0
28100		A	Failure to Display, or Unauthorized Display of, Red Warning Flags on Pilot Cars	25	30		15		5	64	121	40	35	1	0	197	la	0
28100		В	Failure to Display, or Unauthorized Display of, Red Warning Flags on Pilot Cars	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
28101		А	Noncompliance With Pilot Car Design and Equipment Requirements	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
28101		в	Noncompliance With Pilot Car Design and Equipment Requirements	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
28102		А	Noncompliance With Vertical Clearance Measuring Device Requirements for Pilot Cars	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
28102		В	Noncompliance With Vertical Clearance Measuring Device Requirements for Pilot Cars	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
28103		А	Pilot Cars Required to Have Equipment in Working Order	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
28103		в	Pilot Cars Required to Have Equipment in Working Order	25	0		0	0	0	0 0	0	0	0	0	0	25	4a	0
28150	(a,b)	А	Equipping Vehicle With or Possession of Radar Jamming Equipment	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
28150	(a,b)	в	Equipping Vehicle With or Possession of Radar Jamming Equipment	25	0		0	0	0	0 0	0	0	0	0	0	25	4a	0
29001		А	Fifth Wheel Connecting Device Required	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	1
29001		В	Fifth Wheel Connecting Device Required	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
29002		А	Fifth Wheel Locking Device Required	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	1
29002		В	Fifth Wheel Locking Device Required	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
29003	(a-c)	А	Drawbar, Hitch, or Coupling Must Be Secure	25	30	21	15	15	5	64	121	40	35	1	0	197	la	1
29003	(a-c)	В	Drawbar, Hitch, or Coupling Must Be Secure	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
29004	(a) (1-3)	А	Safety Chain Secured for Towing	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	1
29004	(a) (1-3)	В	Safety Chain Secured for Towing	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
29004	(b)	А	Safety Connection of Insufficient Strength	25	30	21	15	15	5	6 4	121	40	35	1	0	197	1a	1
29004	(b)	В	Safety Connection of Insufficient Strength	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
29004	(c)	Α	Safety Chain or Device With Excess Slack	25	30	21	15	15	5	6 4	121	40	35	1	0	197	1a	1
29004	(c)	В	Safety Chain or Device With Excess Slack	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
29004	(d)	А	Failure to Comply With Safety Chain Requirements for Semi-trailers With	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
			Fifth Wheel Kingpin Connecting Device															
29004	(d)	В	Failure to Comply With Safety Chain Requirements for Semi-trailers With	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
			Fifth Wheel Kingpin Connecting Device															
29005		Α	Drawbar Length Defined	25	30	21	15	15	5	6 4	121	40	35	1	0	197	1a	0
29005		В	Drawbar Length Defined	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
29006	(a)	А	Coupling of Towed Vehicles Defined	25	30		15		5	6 4	121	40	35	1	0		1a	1
29006	(a)	В	Coupling of Towed Vehicles Defined	25	0	0	0	0	0	0 0	0	0	0	0	0	25	4a	0
31301	(a)		Unlawful Transportation Through Caldecott Tunnel	35	40		20	20	7	8 4	162	40	35	1	0	238	2a	1
31400	(a-c)	А	Equipment Required on Trucks Transporting Workers	25	30		15		5	6 4	121	40	35	1	0		1a	0
31400	(a-c)	В	Equipment Required on Trucks Transporting Workers	25	0		0		0	0 0	0	0	0	0	0	25	4a	0
31401	(d)	А	Rental or Use of Farm Labor Vehicle by Owner or Contractor Without CHP Inspection Per VC 31401(b)	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0

S	ection	:	S Offense Z	Base Fine/ Fee	State PA*	County PA*/10	DNA PA*	Court PA*/10		EMS PA*/10 EMS	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
		_			10/10	7	5/			24		40	35	1	0			
31401	(d)	В	Rental or Use of Farm Labor Vehicle by Owner or Contractor Without CHP Inspection Per VC 31401(b)	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
31401	(e)	А	Operation of Farm Labor Vehicle by Owner or Contractor Without CHP Inspection Certificate Per VC 31401(b)	25	30	21		15 15	5	64	121	40	35	1	0	197	la	0
31401	(e)	В	Operation of Farm Labor Vehicle by Owner or Contractor Without CHP Inspection Certificate Per VC 31401(b)	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
31405	(d)	А	Failure to Restrain All Passengers of Farm Labor Vehicles in Seatbelts	25	30	21		15 15	5	64	121	40	35	1	0	197	1a	0
31405	(d)	В	Failure to Restrain All Passengers of Farm Labor Vehicles in Seatbelts	25	0			0 0	0	0 0	0	0	0	0	0	25	4a	0
31406	(a)	Α	Transportation of Passengers in a Farm Labor Vehicle With a Seating System That Is Noncompliant With CHP Standards	25	30	21		15 15	5	64	121	40	35	1	0		la	0
31406	(a)	В	Transportation of Passengers in a Farm Labor Vehicle With a Seating System That Is Noncompliant With CHP Standards	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
31406	(b)	А	Installation of Seat or Seating System in Farm Labor Vehicle That Is Noncompliant With CHP Standards	25	30	21		15 15	5	64	121	40	35	1	0	197	la	0
31406	(b)	В	Installation of Seat or Seating System in Farm Labor Vehicle That Is Noncompliant With CHP Standards	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
31407		А	Farm Labor Vehicle in Motion With Sharp Tool Unsecured or Blocking Aisle or Exit	35	40	28	:	20 20	7	8 4	162	40	35	1	0	238	2a	1
31408		А	Failure to Light Both Headlamps on Farm Labor Vehicles During Operation	25	30	21		15 15	5	64	121	40	35	1	0	197	la	1
31408		В	Failure to Light Both Headlamps on Farm Labor Vehicles During Operation	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
31409		А	Failure of Public Transit System Operated for Transporting Farm Workers and/or any Farm Worker Transportation Program to Comply With Farm Labor Vehicle Regulations	25	30	21		15 15	5	64	121	40	35	1	0	197	la	0
31409		В	Failure of Public Transit System Operated for Transporting Farm Workers and/or any Farm Worker Transportation Program to Comply With Farm Labor Vehicle Regulations	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
31540	(b)	Α	Regulations Governing Transportation of Tank Containers Specified	25	30	21		15 15	5	6 4	121	40	35	1	0	197	1a	1
31540	(b)	В	Regulations Governing Transportation of Tank Containers Specified	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
31560			Unlawful Transportation of Waste Tires	35	40	28	1	20 20	7	8 4	162	40	35	1	0	238	2a	1
34501	(c)		Multiple Safety Violations on Tour Bus	35	40	28	1	20 20	7	8 4	162	40	35	1	0	238	2a	0
34501.2	(b,c)		Driving Hours and Duty Status Limitations	35	40	28	1	20 20	7	8 4	162	40	35	1	0	238	2a	1
34501.4			Failure to Produce Complete Driver's Logbook for the Last 24-hour Period	35	40	28		20 20	7	8 4	162	40	35	1	0	238	2a	0
34501.8			Failure to Display CHP Certificate of Inspection on Paratransit Vehicle	25	30	21		15 15	5	64	121	40	35	1	0	197	1a	0
34505.8	(a)	А	Charter Bus Trip Safety Briefing	70	70	49		35 35	14	14 4	291	40	35	1	0	367	3a	0
34506.3			⁹⁴ Failure to Comply With Rules/Regulations–Driving Logs	150	150	105	,	75 75	30	30 4	619	40	35	1	0	695	4a	1
34506.3		А	Failure to Comply With Rules/ Regulations–Other Safety/Maintenance Items	25	30	21		15 15	5	64	121	40	35	1	0	197	la	1
34506.3		В	Failure to Comply With Rules/ Regulations–Other Safety/Maintenance Items	25	0	0		0 0	0	0 0	0	0	0	0	0	25	4a	0
34507		А	Display of Distinctive Identification Symbol Required	25	30	21		15 15	5	64	121	40	35	1	0	197	la	0
34507		В	Display of Distinctive Identification Symbol Required	25	0			0 0				0	0	0	0		4a	0
34507.5	(a-c,g,h)	A	Failure to Display Carrier Identification Number	25	30			15 15				40	35		0 0	197	1a	0
34507.5	(a-c,g,h)	В	Failure to Display Carrier Identification Number	25	0			0 0				0	0		0	25	4a	Ő
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Se	ection	S Offense Z	Base Fine/ Fee		County PA*/10 7	DNA PA*	Court PA*/10 5	Surcharge *	EMS PA*/10 WH 2 4	Fine Surcharge & PA Subtotal	6 Court OPS	25 Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
34510		Display of Chinning Denors on Demond Dequired	25	30	21	5/10	15	20%	2 4 6 4	121	40 40	35	1	0	197	1a	0
		Display of Shipping Papers on Demand Required															
34517	(a)	Operation of Commercial Vehicle From Another Country Restricted	1000		700	500	500	200	200 4		40	35	1	0	4180		0
34518	(a)	⁹⁵ Violation of Foreign Motor Carrier and Private Foreign Motor Carrier Registration and Operation Requirements and Limitations	1000	1000	700	500	500	200	200 4	4104	40	35	1	0	4180	4a	0
34518	(b) (1-3)	95 Violation of Motor Carrier Registration and Operation Requirements	1000	1000	700	500	500	200	200 4	4104	40	35	1	0	4180	4a	0
35100	(a)	Outside Width of Vehicle or Load Exceeding 102 Inches	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
35100.5		Operation of Cotton Module Mover in Violation of Width Standards Set by	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
25101		the County Board of Supervisors	25	10	20	20	20	-	0.4	1(2	40	25		0	220	•	0
35101		Failure to Comply With CHP Width Standards of Vehicles Equipped With Pneumatic Tires	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
35102		Carrying a Load of Loosely Loaded Agricultural Products on Racks More Than 120 Inches Wide	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
35104	(a,b)	Special Vehicles More Than 120 Inches Wide	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
35109		Notor Vehicle With Lights, Mirrors, or Other Devices Extending Beyond 10 Inches From Side of Vehicle	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
35110		Motor Vehicle With Door Handles, Hinges, Cable Cinchers, Chain Binders	. 35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
55110		Aerodynamic Devices, and/or Placard Holders Extending Beyond 3 Inches of Side of Vehicle	, 55	40	20	20	20	/	- 0	102	40	55	1	0	250	24	0
35111		Operating Passenger Vehicle With Load Exceeding Permissible Width Beyond Fenders	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
35250		Height Limits of Vehicle/Load Defined	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
35251	(a)	Hydraulic Boom or Mast Must Be Secured in Transit	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
35252	(a-c)	Failure to Use Vertical Clearance Measuring Device as Required	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
35400	(a)	Overlength–Single Vehicle Specifications	25	30		15	15	5	64		40	35	1	0	197	1a	0
35400	(e)(1)	Improper or Unsafe Mounting of Bicycle on Bus	25	30		15	15	5	64	121	40	35	1	0	197	1a	0
35401	(a)	Overlength–Vehicle Combination Specifications	25	30	21	15	15	5	64	121	40	35	1	0	197	la	0
35401	(b)	Overlength–Vehicle Combination Specifications	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
35401.9		Overlength - Driveaway-Towaway Combination	35	40	28	20	20	7			40	35	1	0	238		0
35406	(a,b)	Front Projections Defined	25	30		15	15	5			40	35	1	0	197	1a	0
35407	(a-d)	Noncompliance With Boom and Mast Regulations	35	40		20	20	7	8 4		40	35	1	Ő	238		0
35408	()	Installation of Front Bumper Projecting More Than 2 Feet Forward From Frontmost Part of Vehicle	35	40		20	20	7			40	35	1	0	238		0
35409	(a)	Use of Dismountable Photo or Motion Picture Device Extending Over 5	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
		Feet in Front of the Cab Structure of Vehicle															
35409	(b)	Use of Unauthorized Dismountable Platform for Purpose of Making Instructional Safe Driving Motion Pictures	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
35410		Rear Projections Defined	25	30	21	15	15	5	64	121	40	35	1	0	197	1a	0
35411		Noncompliance With Maximum Length and Load Standards	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
35550	(a-c)	⁹⁶ Maximum Weight on Single Axle or Wheels				[See Overweight Ch	nart]									4a	0
35551	(a,b)	⁹⁶ Computation of Allowable Gross Weight (Overweight)				[See Overweight Ch	nart]									4a	0
35551.5		⁹⁶ Violation of Gross Weight Computation Method Prescribed for				[See Overweight Ch	-									4a	0
		Combinations Containing Trailer/Semitrailer by Less Than 4,500 Pounds				- 0	-										
35552		⁹⁶ Failure to Comply With Log Transportation Standards of the Christensen- Belotti Act	35	40	28	20	20	7	8 4	162	40	35	1	0	238	2a	0
35554	(a)(1)	Weight in Excess of 20,500 Pounds on a Bus Axle				[See Overweight Ch	nart]									4a	0

Se	ection		Base Fine/ Fee	State PA* 10/10	County PA*/10	DNA PA*	Cour PA*/1	2		EMS A*/10 2 4		6 Court OPS	Conv. Assess	Night Court	TAP Fee 0	Total Bail **/Fee	Category	DMV Points
35554	(c)	Operation of Transit Bus in Excess of Specified Weight Limit		10/10		/ [See Overweig]	5/ 10 ht Chart]	5 20%	70	24		40	32	1	U		4a	0
35554	(1,2) (d)	Operation of Articulated or Zero-emission Transit Bus in Excess of				[See Overweig	ht Chart]										4a	0
35554	(1-4) (f)	Specified Weight Limit Failure to Provide Required Information for Operation of Articulated	250	250	17	5	125 12	25 5	50	50 4	1029	40	35	1	0	1105	2a	0
35554	(h)	Transit Bus Operation of Transit Bus in Excess of Federal Weight Limit				[See Overweig	ht Chart]										4a	0
35554	(i)	Weight in Excess of 20,000 Pounds on One Axle Without Four Wheels				[See Overweig]	-										4a	0
35600		⁹⁶ Noncompliance With Solid Tire Gross Weight Limitation Standards by Less Than 4,501 Pounds				[See Overweig]											4a	0
35601		⁹⁶ Noncompliance With Metal Tire Gross Weight Limitation Standards by Less Than 4,501 Pounds				[See Overweig	ht Chart]										4a	0
35655	(a)	⁹⁶ Operation of Vehicle on Highway Containing Load Exceeding Maximum Weight Highway Is Designed to Sustain by Less Than 4,501 Pounds				[See Overweig	ht Chart]										4a	0
35712		⁹⁶ Violation of County Ordinance Prohibiting Commercial Vehicles Exceeding Certain Weight Limitations by Less Than 4,501 Pounds in Residential Area				[See Overweig	ht Chart]										4a	0
35753	(a)	⁹⁶ Operation of Vehicle Over Bridge, Causeway, Viaduct, Trestle, or Dam in Vehicle Containing Load Exceeding the Maximum Weight the Structures Will Safely Sustain by Less Than 4,501 Pounds				[See Overweig	ht Chart]										4a	0
35783		Failure to Present Valid Permit Upon Request	35	40	2	8	20 2	20	7	8 4	162	40	35	1	0	238	2a	0
35783.5		Warning Signs Must Be Removed or Covered When Operating Without a Load	25	30	2	1	15	5	5	6 4	121	40	35	1	0	197	la	0
36300		Operating a Farm Tractor Drawing Trailer of Produce Without Valid Driver's License	35	40	2	8	20	20	7	8 4	162	40	35	1	0	238	2a	0
36400		Operating Vehicle Designed Exclusively for Moving Implements of Husbandry at a Speed of More Than 35 MPH	35	40	2	8	20	20	7	8 4	162	40	35	1	0	238	2a	1
36508		Moving New Implement of Husbandry at Speed Over 25 MPH Without "Slow Moving Vehicle Emblem" Displayed as Required	35	40	2	8	20 2	20	7	8 4		40	35	1	0	238	2a	0
36510		Operating Implements of Husbandry Vehicles at Speed Beyond That Safely Required to Stop Within 32 Feet	35	40	2	8	20 2	20	7	8 4		40	35	1	0	238	2a	0
36600		Transporting Implements of Husbandry That Exceed the Width Limitation of 120 Inches More Than 25 Miles From Their Point of Origin	35	40	2	8	20 2	20	7	8 4	162	40	35	1	0	238	2a	0
36605		Noncompliance With Width Limitations Imposed on Trailers and Semi- trailers Not Used in the Exclusive Transportation of Implements of Husbandry	35	40	2	8	20 2	20	7	8 4	162	40	35	1	0	238	2a	0
36606	(a)	Noncompliance With the Automatic Bale Wagon Width Limitation of 120 Inches	35	40	2	8	20	20	7	8 4	162	40	35	1	0	238	2a	0
36705		Operation of Automatic Bale Wagon Exceeding 96 Inches in Width, or Carrying a Load in Excess of 100 Inches During Darkness	35	40	2	8	20	20	7	8 4	162	40	35	1	0	238	2a	1
38020		Registration Required for Off-Highway Vehicle/Riding in Violation of Season Prohibited	50	50	3	5	25	25 1	10	10 4	209	40	35	1	0	285	4a	0
38026.5	(b)(1)	Operation of Off-Highway Vehicle on Highway	35	40	2	8	20	20	7	8 4	162	40	35	1	0	238	2a	1

Se	ection		S Offense Z	Base Fine/ Fee	PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10 PA*/10	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Fee	Total Bail **/Fee	Category	DMV Points
200265					10/10	7	5/10			2 4	101	40	35	1	0	105		0
	(b)(2-5)	A	Operation of Off-Highway Vehicle on Highway	25			15		5	64	121	40	35	1	0	197		0
	(b)(2-5)	В	Operation of Off-Highway Vehicle on Highway	25			(0 0	0	0	0	0		25		0
38205		A	Failure to Transfer Ownership As Required	25	30		15		5	64	121	40	35	1	0	197		0
38205		В	Failure to Transfer Ownership As Required	25	0		0	· · ·	0	0 0	0	0	0	0	0		4a	0
38300			Unlawful to Disobey Specified Sign, Signal, or Traffic Control Device	35			20		7	8 4	162	40	35	1	0		2a	0
38301			⁹⁷ Unlawful to Violate Off-Highway Vehicle Operation Regulations	50			25		10	10 4	209	40	35	1	0	285		0
38301.3			⁹⁸ Unlawful Entry of Motor Vehicle Into Federal or State Wilderness Area	150	150	105	75	5 75	30	30 4	619	40	35	1	0	695	4a	0
38301.5			Violation of Local Ordinance Prohibiting Entry Into Mountain Fire District	150	150	105	75	5 75	30	30 4	619	40	35	1	0	695	4a	0
38304.1			Knowingly Allowing Child to Operate Off-Highway Vehicle in Violation of Vehicle Code Section 38304	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	4a	0
38305			Driving Off-Highway Vehicle at Unsafe Speed	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
38330		А	Unlawful to Operate Vehicle That Is Unsafe, Not Equipped as Required for an Off-Highway Vehicle, or Not Safely Loaded	25	30	21	15	5 15	5	6 4	121	40	35	1	0	197	1a	0
38330		В	Unlawful to Operate Vehicle That Is Unsafe, Not Equipped as Required for an Off-Highway Vehicle, or Not Safely Loaded	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
38366	(a)		Vehicle with Spark Arrester not in Effective Working Order	35	40	28	20	20	7	84	162	40	35	1	0	238	2a	0
38366	(a) (b)	А	Vehicle with Spark Arrester not in Effective Working Order	25			15		5	6 4	102	40	35	1	0	197		0
		B	Vehicle with Spark Arrester not in Effective Working Order	25	0		1.		0	0 0	0	40	0	0		25		0
38366	(b)								5					1		23 197		0
38375	(a)	A	Off-Highway Motor Vehicle Equipped With Siren	25			15		5 0	64	121	40	35	-	0			
38375	(a)	В	Off-Highway Motor Vehicle Equipped With Siren	25			(0 0	0	0	0	0			4a	0
38375	(b)		Use of Siren While Driving an Off-Highway Motor Vehicle	35			20		7	84	162	40	35	1	0	238		0
38390		А	Operating or Maintaining in a Condition of Readiness an Off-Highway Vehicle Without Proper Emission Control Equipment	25	30	21	15	5 15	5	6 4	121	40	35	1	0	197	1a	0
38390		В	Operating or Maintaining in a Condition of Readiness an Off-Highway	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
			Vehicle Without Proper Emission Control Equipment			• •			_									
38503			Conditions of Minor Operating All-Terrain Vehicle	35			20		7	84	162	40	35	I	0	238		0
38504.1	(a)		⁹⁹ Allowing Child Under 14 Years of Age to Operate an All-Terrain Vehicle Without Safety Training/Supervision/Safety Certificate Required Under VC 38504	125	130	91	65	5 65	25	26 4	531	40	35	1	0	607	4a	0
38505		А	Operating or Riding All-Terrain Vehicle While Not Wearing Safety Helmet as Required	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
38505		В	Operating or Riding All-Terrain Vehicle While Not Wearing Safety Helmet as Required	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
38506			Carrying Passenger on All-Terrain Vehicle on Public Lands	35	40	28	20) 20	7	8 4	162	40	35	1	0	238	2a	1
38600			¹⁰⁰ Operating a Recreational Off-Highway Vehicle by Person Under 16 Years of Age That Is Unsupervised by an Authorized Adult, on Public Lands	35			20		7	8 4	162	40	35	1	0	238		0
38601		Α	Operating or Riding in Recreational Off-Highway Vehicle on Public Land by Person While Not Wearing Safety Helmet as Required	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0
38601		В	Operating or Riding in Recreational Off-Highway Vehicle on Public Land	25	0	0	() 0	0	0 0	0	0	0	0	0	25	4a	0
38602		А	by Person While Not Wearing Safety Helmet as Required ¹⁰¹ Operating or Riding in Recreational Off-Highway Vehicle by Person While Not Wearing Safety Belt or Harness as Required, on Public Lands	25	30	21	15	5 15	5	64	121	40	35	1	0	197	la	0

S	ection	S C C C Offense	Base Fine Fee	/ State	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10 PA*/10	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
				10/10) 7	5/1	0 5	20%	2 4		40	35	1	0			
38602		B ¹⁰² Operating or Riding in Recreational Off-Highway Vehicle by Pe Not Wearing Safety Belt or Harness as Required, on Public Land		5 () 0		0 0	0	0 0	0	0	0	0	0	25	4a	0
38603	(a)	¹⁰³ Operating a Recreational Off-Highway Vehicle With a Model Ye or Later While Allowing a Passenger to Ride in Seat Location Ne by Manufacturer, on Public Lands		5 40) 28	2	0 20	7	84	162	40	35	1	0	238	2a	0
38603	(b)	¹⁰⁴ Operating a Recreational Off-Highway Vehicle With a Model Ye or Earlier While Allowing a Passenger to Ride in Seat Location Contained Inside of the Rollover Protection Structure, on Public	That Is Not	5 40) 28	2	0 20	7	84	162	40	35	1	0	238	2a	0
38604	(a)	¹⁰⁵ Operating a Recreational Off-Highway Vehicle While Allowing to Ride Who Cannot Grasp Handhold When Belted or Harnessee Required, on Public Lands	-	5 40) 28	2	0 20	7	8 4	162	40	35	1	0	238	2a	0
38604	(c)	Recreational Off-Highway Vehicle With Handhold That Interfere Passenger Exit From the Vehicle	es With 2	5 30) 21	1	5 15	5	64	121	40	35	1	0	197	2a	0
39002	(b)	¹⁰⁶ Illegal to Tamper With/Destroy Bicycle Identification	2	5 30) 21	1	5 15	5	6 4	121	40	35	1	0	197	1a	0
40001	(a,b)	Owner's Responsibility [Bail should be in accordance with the bunderlying offense.]	ail on the	() 0		0 0	0	0 0	0	0	0	0	0	0		
40151	(a)	Failure to Bring Lighting Equipment Into Compliance or Comply Removal Order Within 24 Hours of Inspection	With 2	5 30) 21	1	5 15	5	64	121	40	35	1	0	197	la	0
40151	(b)	Failure to Bring Lighting Equipment Into Compliance or Compl Removal Order Within 48 Hours of Inspection	With 2	5 30) 21	1	5 15	5	64	121	40	35	1	0	197	1a	0
40508	(a,b)	Violation of Promise to Appear, Promise to Pay	2	5 30) 21	1	5 15	5	6 4	121	40	35	1	0	197	4a	0
42005	(i)	¹⁰⁷ Failure to Attend Court-Ordered TVS	3	5 40) 28	2	0 20	7	8 4	162	40	35	1	0	238	4a	0
Note																	

Notes

A Violation cited on a notice to appear as not eligible for correction. (VC 40303.5, VC 40522, and VC 40610.) A citing officer may issue a noncorrectable notice to appear for an equipment, driver's license, or registration offense that is potentially eligible for correction if the officer determines that the violation presents an immediate safety hazard, there is evidence of fraud or persistent neglect, or the violator does not agree to, or cannot, promptly correct the violation. (See California Highway Patrol v. Superior Court (2008) 158 Cal.App.4th 726 [riding a motorcycle without wearing any helmet presents an "immediate safety hazard" when an officer makes that determination and issues a noncorrectable citation].) If a citation does not indicate that an offense is eligible for correction under VC 40522, a court may presume that the offense is cited as noncorrectable. (See also id. at p. 740 [a court may infer from the type of citation issued that the officer did or did not find disqualifying circumstances].)

^B Violation cited on a notice to appear as eligible for correction. (VC 40303.5, VC 40522, and VC 40610.) A potentially eligible equipment, driver's license, or registration offense may be cited as correctable on a notice to appear unless the citing officer determines that the violation presents an immediate safety hazard, there is evidence of fraud or persistent neglect, or the violator does not agree to, or cannot, promptly correct the violation. (See California Highway Patrol v. Superior Court (2008) 158 Cal.App.4th 726 [riding a motorcycle without wearing any helmet presents an "immediate safety hazard" when an officer makes that determination and issues a noncorrectable citation].)

¹ Per VC 28(c): "Any person failing to notify the city police department, sheriff's department, or campus police department as required by this section is guilty of an infraction, and shall be fined a minimum of \$300, and up to \$500."

² Assem. Bill 317; Stats: 2020, ch. 608

³ Minimum fine set by VC 42001.1.

- ⁴ Minimum fine set by VC 42001.8. (See VC 40152 regarding proof for adjudication.)
- ⁵ Per VC 4461.3, a city or county may adopt an ordinance or resolution to assess an additional penalty of \$100.
- ⁶ Per VC 4463(e): Fine "... not less than \$100 and not more than \$250 for a first offense"
- ⁷ Per VC 5201.1(d): "punishable by a fine of \$250 per item sold or per violation."
- ⁸ Per PC 19.8: VC 12500 charged as an infraction is subject to fine "... not to exceed \$250"

⁹ Per VC 12814.6(e)(1): "the court shall impose one of the following: (A) Not less than eight hours nor more than 16 hours of community service for a first offense ... (B) A fine of not more than \$35 for first offense"

Section	Notes	nse State ne/ PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10 EW4	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
		10/10) 7	5/1) 5	20%	2 4		40	35	1	0			

¹⁰ Per VC 14601.1(e), VC 14601.1 applies to the operation of an off-highway motor vehicle on those lands to which the Chappie-Z'berg Off-Highway Motor Vehicle Law of 1971 (Division 16.5 (commencing with VC 38000)) applies as to off-highway motor vehicles, as described in VC 38001. Per PC 19.8: VC 14601.1(a) charged as an infraction is subject to fine "...not to exceed \$250"

¹¹ Per VC 14606(d): "operative on January 30, 2014."

¹² Per VC 14611: "a fine of not less than \$5,000 nor more than \$10,000."

¹⁴ VC 15620(b) permits the court to reduce or waive the fine if the defendant establishes to the satisfaction of the court that he or she is economically disadvantaged and the court, instead, refers the defendant to a community education program that includes education on the dangers of leaving young children unattended in motor vehicles, and provides certification of completion. Upon completion of that program, the defendant shall provide that certification to the court.

¹⁵ Per VC 16025(b): "... fine not to exceed \$250"

¹⁶ Per VC 16029(a): "...fine of not less than \$100 and not more than \$200 for first conviction. Per VC 16029(e): "(1) Except as provided in this subdivision, the court shall impose a fine that is greater than the minimum fine specified in subdivision (a) or (b), and may not reduce that fine to the minimum fine authorized under those provisions, unless the defendant has presented the court with evidence of financial responsibility, as defined in Section 16020, for the vehicle. In no event may the court impose a fine that is less than the minimum specified in subdivision (a) or (b), or impose a fine that exceeds the maximum fine authorized under those subdivisions. ... (2) Notwithstanding any other provisions of law, the imposition of the fine required under subdivision (a) or (b) is mandatory upon conviction of a violation of subdivision (a) of Section 16028 and may not be waived, suspended, reduced below the minimum fines, unless the court in its discretion reduces or waives the fine based on the defendant's ability to pay."

¹⁷ Per VC 21070: "punishable as an infraction" Per VC 42001.19: "a person convicted of a violation of Section 21070 is punishable as follows: (a) For a violation involving bodily injury, by a fine of \$70."

- ¹⁸ Per VC 21070: "punishable as an infraction" Per VC 42001.19: "a person convicted of a violation of Section 21070 is punishable as follows: ... (b) For a violation involving great bodily injury, as defined in Section 12022.7 of the Penal Code, by a fine of \$95."
- ¹⁹ This code section also pertains to offenses that may be cited as a parking violation.
- ²⁰ Under VC 21212(d), a first charge under VC 21212(a) shall be dismissed when the person charged alleges in court, under oath, that the charge against the person is the first charge against that person under VC 21212(a), unless it is established in court that the charge is not the first charge against that person.

²¹ Senate Bill 543; Stats: 2020, ch. 280

²² Per VC 407.5(a), "A "motorized scooter" is any two-wheeled device that has handlebars, has a floorboard that is designed to be stood upon when riding, and is powered by an electric motor. This device may also have a driver seat that does not interfere with the ability of the rider to stand and ride and may also be designed to be powered by human propulsion. For purposes of this section, a motorcycle, as defined in Section 400, a motor-driven cycle, as defined in Section 405, or a motorized bicycle or moped, as defined in Section 406, is not a motorized scooter."

²³ Per VC § 21296(c) a conviction for a violation of this section shall be punished by a fine of not more than \$250."

24 Per VC 42001.15: "... fine of one hundred dollars."

²⁵ VC 42001.15 sets fine of \$100 for violations of 21453(a),(c).

²⁶ Per VC 42001.15: "... fine of one hundred dollars."

²⁷ Per VC 21464: "(e) Any willful violation of subdivision (a), (b), or (c) that does not result in injury to, or the death of, a person is punishable by a fine of not more than \$5,000. ... (f) The court shall allow the offender to perform community service designated by the court in lieu of all or part of any fine imposed under this section."

²⁸ Per Department of Motor Vehicles Court Information Memo 17-01, violations of this offense in a commercial vehicle carry 1.5 DMV points

²⁹ Per VC 42001.11: "fine of not less than \$100 nor more than \$150."

³⁰ Per VC 21712 (e): "fine of \$100" for a violation of VC 21712(c) or (d).

31 Per VC 42001.16: "fine of \$100"

32 Per VC 21760(f): "operative on September 16, 2014."

³³ Assem. Bill 2115 (Stats. 2018, ch. 710) Effective 1/01/20

³⁴ Per VC 42001.12: "fine of not less than \$100"

³⁵ Per VC 21809(b): "fine of not more than \$50."

36 Per VC 42001.17: "fine of \$100."

- ³⁷ Violation expanded to include activity on expressway. Per VC 1803(b)(6), a violation by a pedestrian or by a person on a bicycle or motorized scooter is not reportable to DMV.
- ³⁸ Violation of VC 21451(a,b), VC 21453(b), VC 21950(a), or VC 21952 and causing bodily injury. VC 21971 serves as a citing section when cited in tandem with the primary offense to charge the additional element of causing bodily injury. Per VC 42001.18: "every person convicted of an infraction for a violation of Section 21971 shall be punished as follows: (a) For the first infraction, by a fine of \$220."

³⁹ Per VC 22348(b)(1), a first violation is punishable by a fine "not to exceed \$500."

Section	Notes	Offense	Base State County Fine/ PA* PA*/10 Fee	DNA PA* Court PA*/10	EMS [*] V Fine SdO PA*/10 ^V V & PA ^{HO} E Subtotal ^O	Conv. Asses Night Court Night Court	Cate Bail Isot Cate Bail/** DMV Points
			10/10 7	5/10 5 20%	2 4 4	0 35 1	0
40 D TTC 1000		1. #100.0 @	1 1 1 1	11	.1 . 1 . 1	0050 H	

⁴⁰ Per VC 42000.5:"... fine not exceeding \$100 for a first conviction, except that if the person has exceeded the specified speed limit by 10 miles per hour or more, the fine shall not exceed \$250."

⁴¹ VC 42000.5 specifies fine amounts for designated vehicles.

⁴² Per Vehicle Code section 22406.1, a violation of subdivision (b) "is a 'serious traffic violation,' as defined in subdivision (p) of Section 15210, and is subject to the sanctions provided under Section 15306 or 15308, in addition to any other penalty provided by law."

43 Per VC 22406.5: "fine not less than \$500"

⁴⁴ VC 42000.5 specifies fine amounts for designated vehicles.

⁴⁵ Per VC 42001.16(a)(1), for a first infraction: "fine of \$100"

⁴⁶ Per VC 22454.5: " ... fine of not less than \$150"

⁴⁷ Per VC 42001.5: "(a) ... fine of not less than \$250. (b) No part of any fine imposed under this section may be suspended, except that the court may suspend that portion of the fine above \$100." GC 70372(b) imposes an additional state court construction penalty of \$4.50. Per GC 76000: "(b) In each authorized county, provided that the board of supervisors has adopted a resolution stating that the implementation of this subdivision is necessary to the county for the purposes authorized, with respect to each authorized fund established pursuant to Section 76100 or 76101, for every parking offense where a parking penalty, fine, or forfeiture is imposed, an added penalty of \$2.50 shall be included in the total penalty, fine, or forfeiture. Except as provided in subdivision (c), for each parking case collected in the courts of the county treasurer shall place in each authorized fund \$2.50. (c) The county treasurer shall deposit \$1 of every \$2.50 collected pursuant to subdivision (b) into the general fund of the county. (d) The authority to impose the \$2.50 penalty authorized by subdivision (b) shall be reduced to \$1 as of the date of transfer of responsibility for facilities from the county to the Judicial Council pursuant to Article 3 (commencing with Section 70321) of Chapter 5.1, except as money is needed to pay for construction provided for in Section 76100 and undertaken prior to the transfer of responsibility for facilities from the county to the Judicial Council."

⁴⁸ Per VC 42001.6: "Every person convicted of an infraction for a violation of Section 22511.1 is punishable by a fine of \$100. No part of any fine imposed shall be suspended, except the court may suspend that portion of the fine above \$25 for a violation of Section 22511.1 if the person convicted possessed at the time of the offense, but failed to display, a valid zero-emission vehicle decal identification issued pursuant to subdivision (a) of Section 5205.5. The fine may be paid in installments if the court determines that the defendant is unable to pay the entire amount in one payment." GC 70372(b) imposes an additional state court construction penalty of \$4.50 penalty. GC 76000.3 imposes a \$3 penalty on every fine imposed for a parking infraction violation. Per GC 76000: "(b) In each authorized county, provided that the board of supervisors has adopted a resolution stating that the implementation of this subdivision is necessary to the county for the purposes authorized, with respect to each authorized fund established pursuant to Section 76100 or 76101, for every parking offense where a parking penalty, fine, or forfeiture is imposed, an added penalty of \$2.50 shall be included in the total penalty, fine, or forfeiture. Except as provided in subdivision (c), for each parking case collected in the county, the county treasurer shall place in each authorized fund \$2.50. (c) The county treasurer shall deposit \$1 of every \$2.50 collected pursuant to subdivision (b) into the general fund of the county. (d) The authority to impose the \$2.50 penalty authorized by subdivision (b) shall be reduced to \$1 as of the date of transfer of responsibility for facilities from the county to the Judicial Council."

49 Per VC 22523(c): "... fine not less than \$100"

⁵⁰ Per VC 42001.1: "For a first conviction, a fine of not less than \$50 nor more than \$100." These code sections also pertain to offenses that may be cited as a parking violation.

⁵¹ Per VC 42001.16(a)(1), for a first infraction: "fine of \$100"

⁵² Per PC 19.8: VC 23109(c) charged as an infraction is subject to fine "... not to exceed \$250"

⁵³ Per VC 42001.7: "... fine not less than \$100" "The court shall in addition to the fines imposed ... order the offender to pick up litter or clean up graffiti at time and place within the jurisdiction of the court ... " pursuant to VC 42001.7(b).

54 Per VC 42001.4: "...fine of not less than \$50 nor more than \$100."

⁵⁵ Per VC 23123.5(d): "fine of \$20 for a first offense and \$50 for each subsequent offense." Assem. Bill 487; Stats. 2020, ch. 603. Per Vehicle Code section 12810.3, "Notwithstanding subdivision (f) of Section 12810, a violation point shall be given only for a conviction of a violation of subdivision (a) of Section 23123, subdivision (a) of Section 23123.5, or subdivision (b) of Section 23124, occurring on or after July 1, 2021, that occurs within 36 months of a prior conviction for the same offense."

⁵⁶ Assem. Bill 487; Stats. 2020, ch. 603. Per Vehicle Code section 12810.3, "Notwithstanding subdivision (f) of Section 12810, a violation point shall be given only for a conviction of a violation of subdivision (a) of Section 23123, subdivision (a) of Section 23124, occurring on or after July 1, 2021, that occurs within 36 months of a prior conviction for the same offense."

⁵⁷ Per VC 23124(c): "fine of \$20 for a first offense and \$50 for each subsequent offense." Assem. Bill 487; Stats. 2020, ch. 603. Per Vchicle Code section 12810.3, "Notwithstanding subdivision (f) of Section 12810, a violation point shall be given only for a conviction of a violation of subdivision (a) of Section 23123, subdivision (a) of Section 23123.5, or subdivision (b) of Section 23124, occurring on or after July 1, 2021, that occurs within 36 months of a prior conviction for the same offense."

58 Set per VC 42001.9.

⁵⁹ Per VC 42001.25: "fine of \$100" For defendants at least 18 years of age who are convicted of a first violation of VC 23140, VC 23502(a) requires a court order to attend a licensed driving-under-the-influence program. ⁶⁰ Per VC 23222(b): "... fine of not more that \$100."

Section	Notes	Offense	Base State Cou Fine/ PA* PA* Fee	· DNA PA*	Court trues PA*/10 200/*A9	EMS PA*/10 EMS PA*/10 E E Subtotal	Court OPS Conv. Assess	AAT Court Pee Night Night	Total Bail So **/Fee te O	DMV Points
			10/10	7 5/1	0 5 20%	v o 2 4	40 35	, 1	0	
(1 D TTC 400/						1 11 10			n <i>cu</i>	

⁶¹ Per VC 40000.20: a third or subsequent violation relating to "a driver of any vehicle used to provide transportation services on a prearranged services, operating under a valid certificate or permit pursuant to the Passenger Charterparty Carriers' Act (Chapter 8 (commencing with Section 5351) of Division 2 of the public Utilities Code), is a misdemeanor.

⁶² This code section also pertains to offenses that may be cited as a parking violation.

⁶³ When a violation of speeding is alleged, refer to the Speed Chart.

⁶⁴ Senate Bill 210; Stats. 2020, ch. 298.

⁶⁵ Senate Bill 210; Stats. 2020, ch. 298.

66 Senate Bill 210; Stats. 2020, ch. 298.

⁶⁷ Per VC 21809(b): "fine of not more than \$50."

68 Per VC 42001.20(a): "... fine of \$150." Per VC 42001.20(b): a second offense within one year is punishable by "a fine not exceeding \$200." Per VC 42001.20: a violation occuring within one year of two or more prior violations is punishable by "a fine not exceeding \$250."

⁶⁹ Senate Bill 112; Stats. 2020, ch. 364

⁷⁰ Senate Bill 112; Stats. 2020, ch. 364

⁷¹ VC 27150.2 requires that a station providing referee functions under H&S 44036 only issue a certificate of compliance for vehicular exhaust systems for vehicles that have received a citation for violation of VC 27150 or VC 27151.

⁷² Per PC 19.8: VC 27150.1 charged as an infraction is subject to fine "... not to exceed \$250"

73 Per VC 42001(c): " ... fine of \$250"

⁷⁴ Per VC 42001(c): " ... fine of \$1,000"

75 Senate Bill 112; Stats. 2020, ch. 364

⁷⁶ Senate Bill 112; Stats. 2020, ch. 364

⁷⁷ Senate Bill 210: Stats. 2020. ch. 298.

78 Senate Bill 210; Stats. 2020, ch. 298.

⁷⁹ Senate Bill 210; Stats. 2020, ch. 298.

80 VC 27150.2 requires that a station providing referee functions under H&S 44036 issue a certificate of compliance for vehicular exhaust systems only for vehicles that have received a citation for violation of VC 27150 or VC 27151.

⁸¹ Per VC 42001.2: "... fine not less than \$250"

- ⁸² Per VC 42001.14: "... fine not less than \$50 or more than \$100." Per VC 27156(d): "If the court finds that a person has willfully violated this section, the court shall impose the maximum fine" Per PC 7: "willfully" implies "... simply a purpose or willingness to commit the act, or make the omission referred to." Under VC 27156 (g) a notice to appear or complaint issued for violation of VC 27156 must require proof of correction pursuant to VC 40150 or proof of exemption pursuant to 40001.1 or 4000.2.
- 83 Senate Bill 210; Stats. 2020, ch. 298.
- ⁸⁴ Senate Bill 210; Stats. 2020, ch. 298.
- 85 Senate Bill 210: Stats. 2020, ch. 298.
- ⁸⁶ Senate Bill 210: Stats. 2020. ch. 298.
- ⁸⁷ Per VC 27315(h): "... fine of not more than \$20 for a first offense and \$50 for each subsequent offense. In lieu of the fine and any penalty assessment or court costs, the court, pursuant to Section 42005, may order that a person convicted of a first offense attend a school for traffic violators or another court-approved program in which the proper use of safety belts is demonstrated."

88 Per VC 27318 (i) the offense is "punishable by a fine of not more than twenty dollars (\$20) for a first offense, and a fine of not more than fifty dollars (\$50) for each subsequent offense"

89 Per VC 27319 (c) the offense is "punishable by a fine of not more than twenty dollars (\$20) for a first offense, and a fine of not more than fifty dollars (\$50) for each subsequent offense"

⁹⁰ Per VC 27360.6(a): "(1) ... a first offense is punishable by a fine of \$100, except that the court may reduce or waive the fine if the defendant establishes to the satisfaction of the court that he or she is economically disadvantaged, and the court, instead, refers the defendant to a community education program that includes, but is not limited to, education on the proper installation and use of a child passenger restraint system for children of all ages, and provides certification to the court of completion of that program. Upon completion of the program, the defendant shall provide proof of participation in the program. If an education program on the proper installation and use of a child passenger restraint system is not available within 50 miles of the residence of the defendant, the requirement to participate in that program shall be waived. If the fine is paid, waived, or reduced, the court shall report the conviction to the department pursuant to Section 1803. (2) The court may require a defendant described under paragraph (1) to attend an education program that includes demonstration of proper installation and use of a child passenger restraint system and provides certification to the court that the defendant has presented for inspection a child passenger restraint system that meets applicable federal safety standards."

Section	Notes	Offense	hino/	unty */10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10 PA*/10	Fine Surcharge & PA Subtotal	Court OPS	Conv. Asses	Night Court	TAP Fee	Total Bail **/Fee	Category	DMV Points
			10/10	7	5/1	0 5	20%	2 4	•	40	35	1	0			

⁹¹ Vehicle Code section 27360.6(a)(1) states, "For a conviction under Section 27360 or 27360.5, a first offense is punishable by a fine of one hundred dollars (\$100), except that the court may reduce or waive the fine if the defendant establishes to the satisfaction of the court that he or she is economically disadvantaged..."

92 Set per VC 27365(c).

⁹³ Per VC 27375(a)(1)(D): For modified limousines modified prior to July 1, 2015, the requirements of VC 27375(a) apply on and and after January 1, 2017. Per VC 27375(d): "(1) Except as provided in paragraph (2), subdivision (a) shall not apply to any limousine manufactured before 1970 that has an active charter-party carrier (TCP) number that was issued by the commission as of August 15, 2013. (2) Subdivision (a) shall not apply to any limousine manufactured before 1970 if it was modified after August 15, 2013."

⁹⁴ Per VC 42001.3.

⁹⁵ Per VC 34518(c): "fine of \$1,000."

96 Per VC 40000.23: "Violation ... a misdemeanor and not an infraction ... except where the amount of excess weight is less than 4,501 pounds."

97 Per VC 42001.10: "... fine not less than \$50"

98 Per VC 38301.3(a): A first offense is "punishable by a fine not exceeding \$150."

99 Per VC 38504.1(b)(1): for a first conviction "... the court shall either impose a fine of \$125 or order the person to take or retake and complete an all-terain safety training course pursuant to VC 38501."

¹⁰⁰ Senate Bill 785; Stats. 2020. Ch. 469.

¹⁰¹ Senate Bill 785; Stats. 2020. Ch. 469.

¹⁰² Senate Bill 785; Stats. 2020. Ch. 469.

¹⁰³ Senate Bill 785; Stats. 2020. Ch. 469.

¹⁰⁴ Senate Bill 785; Stats. 2020. Ch. 469.

¹⁰⁵ Senate Bill 785; Stats. 2020. Ch. 469.

¹⁰⁶ For a violation of any ordinance or resolution adopted pursuant to VC 39002(a), per VC 39011 the fine shall not exceed \$10.

¹⁰⁷ Per PC 19.8: VC 42005 charged as an infraction is subject to a fine "... not to exceed \$250"

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OVERWEIGHT CHART (Per VC 42030)¹

Pounds of Excess Weight	Base Fine	State PA*	County PA*/10	DNA PA*	Court Const. PA*/10	Surcharge*	EMS PA*/ 10	EMAT PA*	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **
		10/10	7	5/10	5 1	P	2	4		40	35	1	0	
0–1,000	20	20	14	10	10	4	4	4	86	40	35	1	0	162
1,001–1,500	30	30	21	15	15	6	6	4	127	40	35	1	0	203
1,501–2,000	40	40	28	20	20	8	8	4	168	40	35	1	0	244
2,001–2,500	55	60	42	30	30	11	12	4	244	40	35	1	0	320
2,501-3,000	85	90	63	45	45	17	18	4	367	40	35	1	0	443
3,001–3,500	105	110	77	55	55	21	22	4	449	40	35	1	0	525
3,501-4,000	125	130	91	65	65	25	26	4	531	40	35	1	0	607
4,001-4,500	145	150	105	75	75	29	30	4	613	40	35	1	0	689
		TRAI	FFIC MIS	DEME	ANOR BA	AIL AI	ND PEI	NAL	TY SCHEDU	JLE				
			(*See Pre	face, S	,	•		ce, S	Section IV)					
					(Vehic		/							
4,501–5,000	175	180	126	90	90	35	36	4	736	40	35	1	0	807
5,001-6,000	\$0.04 e	ach pou	nd over lim	nit										
6,001–7,000														
7,001-8,000		•												
8,001–10,000														
10,001 and over	\$0.20 e	ach pour	nd over lim	nit										

Calculate Base Bail from the amount specified for over 5,001 pounds for each pound of excess weight and then calculate the Added Penalties and Surcharge to determine the Total Bail.

¹ Per VC 35551(f)(1), "A near-zero-emission or zero-emission vehicle may exceed the weight limits on the power unit by up to 2,000 pounds" Assem. Bill 2061 (Stats. 2018, ch. 580). Per VC 42030(d): Court may exercise discretion with respect to the imposition of the fine under this section if any applicable local permit was obtained prior to the court hearing and, at the time of issuance of the notice to appear, the motor carrier was transporting construction equipment or materials and a valid extra-legal load permit from the Department of Transportation was in effect. Per VC 40000.23: "Violation ... a misdemeanor and not an infraction ... except in case of weight violations where the amount of excess weight is less than 4,501 pounds."

WEIGHT CHART (Per VC 42030.1)¹

Pounds in Excess of Declared Gross Vehicle Weight	Base Fine	State PA*	County PA*/10	DNA PA*	Court Facility Const. PA*/10	Surcharge*	EMS PA*/10	EMAT PA*	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **
		10/10	7	5/10	5	20%	2	4		40	35	1	0	
1,001–1,500	250	250	175	125	125	50	50	4	1029	40	35	1	0	1105
1,501-2,000	300	300	210	150	150	60	60	4	1234	40	35	1	0	1310
2,001-2,500	350	350	245	175	175	70	70	4	1439	40	35	1	0	1515
2,501-3,000	400	400	280	200	200	80	80	4	1644	40	35	1	0	1720
3,001–3,500	450	450	315	225	225	90	90	4	1849	40	35	1	0	1925
3,501-4,000	500	500	350	250	250	100	100	4	2054	40	35	1	0	2130
4,001-4,500	550	550	385	275	275	110	110	4	2259	40	35	1	0	2335
4,501–5,000	600	600	420	300	300	120	120	4	2464	40	35	1	0	2540
5,001-6,000	700	700	490	350	350	140	140	4	2874	40	35	1	0	2950
6,001-7,000	800	800	560	400	400	160	160	4	3284	40	35	1	0	3360
7,001-8,000	900	900	630	450	450	180	180	4	3694	40	35	1	0	3770
8,001–10,000	1000	1000	700	500	500	200	200	4	4104	40	35	1	0	4180
10,001 and over	2000	2000	1400	1000	1000	400	400	4	8204	40	35	1	0	8280

¹ VC 42030.1 establishes fines for violations of declared gross or combined gross vehicle weight limits, including VC 4000.6(d).

SPEED CHART (FOR ALL SPEED LIMITS)

MPH Over Limit	Base Fee	State PA*	County PA*/10	DNA PA*	Court Facility Const. PA*/10	Surcharge*	EMS PA*/1 0	EMAT PA*	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **
		10/10	7	5/10	5	20%	2	4		40	35	1	0	
1–15	35	40	28	20	20	7	8	4	162	40	35	1	0	238
16–25	70	70	49	35	35	14	14	4	291	40	35	1	0	367
26 and over	100	100	70	50	50	20	20	4	414	40	35	1	0	490

Se	ection	Sto Offense Z	Base Fine	State PA*	County PA*/10		Court PA*/10	Surcharge*	EMS PA*/1 0	EMAT PA*	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Total Bail **
				10/10	7	5/10	5	20%		4		40	30		
20		Unlawful to Make False Statements	100	100	70	50	50	20	20		414	40	30		485
31		Unlawful to Give False Information to Officer	100	100	70	50	50	20		4	414	40	30	-	485
1808.1	(b)	¹ Employer's Failure to Participate in DMV Pull-Notice System	300	300	210	150	150	60	60		1234	40	30		1305
1808.1	(f)	² Employment of Driver After Notice of Disqualifying Action by DMV	300	300	210	150	150	60	60	4	1234	40	30	1	1305
1808.45		Unauthorized Disclosure of DMV Records	1000	1000	700	500	500	200	200		4104	40	30	1	4175
2468	(a)	³ Failure of Licensed Renderer to Keep Written Records of Inedible Kitchen Grease	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
2468	(b)	³ Refusal of Licensed Renderer or Registered Transporter to Exhibit Required Record or Destruction of Required Record	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
2800	(a)	Refusal to Obey Peace Officer	100	100	70	50	50	20	20	4	414	40	30	1	485
2800	(b)(1)	Refusal to Comply With Peace Officer's Out-of-Service Order	200	200	140	100	100	40	40	4	824	40	30	1	895
2800	(b)(2)	Refusal of Driver Transporting Hazardous Materials to Comply With Peace Officer's Out-of-Service Order	200	200	140	100	100	40	40	4	824	40	30	1	895
2800	(b)(3)	Refusal of Driver of Vehicle Designed to Transport 16 or more People to Comply With Peace Officer's Out-of-Service Order	200	200	140	100	100	40	40	4	824	40	30	1	895
2800	(c)	Refusal to Comply With U.S. Secretary of DOT's Out-of-Service Order	200	200	140	100	100	40	40	4	824	40	30	1	895
2800	(d)	Refusal to Comply With Out-of-Service Order by Specified Persons	200	200	140	100	100	40	40	4	824	40	30	1	895
2800.1	(a,b)	Fleeing Peace Officer Prohibited	500	500	350	250	250	100	100	4	2054	40	30	1	2125
2800.2	(a)	Fleeing Peace Officer–Reckless Driving With Disregard for Safety Involved	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
2800.3		⁴ Fleeing Peace Officer/Causing Injury	5000	5000	3500	2500	2500	1000	1000	4	20504	40	30	1	20575
2800.4		⁵ Driving Opposite to Direction of Lawfully Moving Traffic While Fleeing Peace Officer	3000	3000	2100	1500	1500	600	600	4	12304	40	30	1	12375
2801		Refusal to Obey Firefighter Prohibited	100	100	70	50	50	20	20	4	414	40	30	1	485
2803	(a)	⁶ Refusal to Adjust Unsafe or Unlawful Load	100	100	70	50	50	20	20	4	414	40	30	1	485
2803	(b)	⁶ Failure to Submit Weight Certificate or Bill of Lading to Officer	100	100	70	50	50	20	20	4	414	40	30	1	485
2813		Commercial Vehicle Inspection Required	25	30	21	15	15	5	6	4	121	40	30		192
4461	(b)	⁷ Improper Use of Disabled Person Placard	250	250	175	125	125	50		4	1029	40	30		1100
4461	(c)	⁸ Improper Display/Presentation of Disabled Person Placard	250	250	175	125	125	50		4	1029	40	30	1	1100
4461	(d)	⁸ Improper Use of Special Identification Plate	250	250	175	125	125	50	50	4	1029	40	30	1	1100
4462.5		Unlawful Display of Evidence of Registration With Intent to Avoid Compliance	150	150	105	75	75	30	30	4	619	40	30	1	690

	Section	o Offense Z	Base Fine	State PA*	County PA*/10		Court PA*/10	Surcharge*	EMS PA*/1 0	EMAT PA*	Fine Surcharge & PA Subtotal	Court OPS		Night Court	Total Bail **
4463	(b)(1-3)	⁹ Unlawful Forgery, Passing, Possession, or Sale of Disabled Person Placard With Fraudulent Intent	500	10/10 500	7 350	5/10 250	5 250	20% 100	2 100	4 4	2054	40 40	30 30		2125
4463	(c)	¹⁰ Unlawful Display of Forged, Counterfeit, or False Disabled Person Placard With Fraudulent Intent	250	250	175	125	125	50	50	4	1029	40	30	1	1100
5753	(a-d)	¹¹ Failure of Commercial Dealer to Deliver Certificate of Ownership and Registration Card to Transferee	150	150	105	75	75	30	30	4	619	40	30	1	690
5753	(f)	¹² Failure of Licensed Dealer Upon Written Request to Disclose Pertiner Information Regarding Payment or Documents Required for Release	t 150	150	105	75	75	30	30	4	619	40	30	1	690
5901	(a)	¹³ Failure of Dealer or Lessor-Retailer to Provide Notice of Transfer to DMV Within 5 Calendar Days of Sale	150	150	105	75	75	30	30	4	619	40	30	1	690
5901	(b)	¹³ Failure to Record Actual Mileage on DMV Notice of Transfer Form	150	150	105	75	75	30	30	4	619	40	30	1	690
5901	(c)	¹³ Noncompliance With Mileage Recording Requirement by Person Other Than Dealer in Possession of Vehicle	150	150	105	75	75	30	30	4	619	40	30	1	690
8802		¹³ Failure to Return Evidence of Registration to DMV Upon Cancelation Suspension, or Revocation When Committed With Intent to Defraud	, 300	300	210	150	150	60	60	4	1234	40	30	1	1305
8804		¹⁴ Failure by California Resident to Pay California Registration Fees While Registering Vehicle in a Foreign Jurisdiction and Operating Vehicle in California	150	150	105	75	75	30	30	4	619	40	30	1	690
10501	(a)	¹⁵ False Report of Vehicle Theft With Intent to Deceive	300	300	210	150	150	60	60	4	1234	40	30	1	1305
10750	(a)	¹⁶ Unauthorized Alteration of Vehicle Numbers or Identification Marks	200	200	140		100	40	40	4	824	40	30	1	895
10751	(a)	¹⁷ Knowing Purchase, Sale, or Possession of Vehicle With Removed, Defaced, Altered, or Destroyed Registration or Identification Numbers	300	300	210	150	150	60	60	4	1234	40	30	1	1305
10851	(a)	¹⁸ Driving or Taking Vehicle Without Consent of Owner With Intent to Deprive Owner of Title or Possession of Vehicle	1500	1500	1050	750	750	300	300	4	6154	40	30	1	6225
10851.	5	¹⁹ Theft of Binder Chains	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
10852		²⁰ Injuring or Tampering With Vehicle or Contents Without Consent of Owner	300	300	210	150	150	60	60	4	1234	40	30	1	1305

S	ection	S o C Z	Base Fine	State PA*	County PA*/10	PA*	Court PA*/10	Surcharge*	PA*/1 0	EMAT	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night (Total Bail **
10853		²⁰ Climbing Onto, Attempting to Manipulate, or Tampering With Unattended Vehicle With Intent to Commit Malicious Injury, Mischief, or Crime	500	10/10 500	7 350	5/10 250	5 250	20% 100	2 100		2054	40 40	30 30	1 1	2125
10854		²¹ Tampering With, Driving, or Removing Any Part of Vehicle by Bailee	300	300	210	150	150	60	60	4	1234	40	30	1	1305
11500		²² Conducting Business as Automobile Dismantler Without Valid Permit/ License and Official Place of Business	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11520	(a)	²² Failure of Licensed Auto Dismantler to Provide Required Notice to DMV and DOJ Within Required Time	150	150	105	75	75	30	30	4	619	40	30	1	690
11700		²² Acting as Dealer, Remanufacturer, Manufacturer, Transporter, or Distributor Without a Valid License	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(a-d)	²² False Advertising by Dealer	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(e)	²² Engage in Business Without Required Bond	250	250	175	125	125	50		4	1029	40	30		1100
11713	(f)	²² Engage in Business Without Maintaining Established Place of Business		250	175	125	125	50		4	1029	40	30		1100
11713	(g)	²² Failure to Include Fee for Licensing and Transfer of Title as Added Cost in Selling Price	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(h)	²² Employ or Fail to Report Unlicensed Salesperson	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(i)	²² Deliver Vehicle for Operation on California Highways That Fails to Meet Code Requirements	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(j)	²² Permit or Engage in the Unauthorized Use of Special Plates	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(k)	²² Falsely Advertise That No Down Payment Is Necessary	250	250	175	125	125	50		4	1029	40	30		1100
11713	(1)	²² Failure to Pay Full Sales Tax Due to IRS	250	250	175	125	125	50		4	1029	40	30		1100
11713	(m)	²² Permit Unauthorized Use of Dealer's License by Non-dealer	250	250	175	125	125	50		4	1029	40	30	1	1100
11713	(n)	²² Permit Unauthorized Use of Dealer's License by Non-dealer	250	250	175	125	125	50		4	1029	40	30	1	1100
11713	(0)	²² Disconnecting or Resetting Odometer by Dealer	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(p)	²² Acceptance of Deposit by Licensee Without Availability of Vehicle As Required	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(q)	²² Consignment of New Vehicle for Sale to Another Dealer	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(r)	²² Display of Vehicle for Sale at Place Not Authorized by DMV for Dealer	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(s)	²² Advertisement of Vehicle by Dealer Using Photo With Different Year, Make, Make, or Model	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713	(t)	²² Failure of Dealer to Disclose in Ad Previous Use of Vehicle	250	250	175	125	125	50	50	4	1029	40	30	1	1100
11713.1		Violation by Dealer, Manufacturer, or Distributor of Requirements for Securing Front License on Vehicle	150	150	105	75		30		4	619	40	30		690
11725	(a)	²² Removal of Vehicle to Foreign Jurisdiction for Registration	150	150	105	75	75	30	30	4	619	40	30	1	690
			46										6	5	

Sec	ction	Store Offense	Base Fine	State PA*	County PA*/10	PA*	Court PA*/10		EMS PA*/1 0	EMAT	Fine Surcharge & PA Subtotal	Court OPS	Conv.	Night	Total Bail **
11725	(b)	²² Failure to Remove License Plates From Vehicle If Known That Vehicle Is to Be Exported to Foreign Jurisdiction	150	10/10 150	7 105	5/10 75	5 75	20% 30	2 30		619	40 40	30 30	1 1	690
11800		²² Conduct of Business as Vehicle Salesperson Without Valid License	250	250	175	125	125	50	50	4	1029	40	30	1	1100
12110	(a)	 ²³ Providing or Requesting a Commission, Gift, or Compensation Consideration of Arranging or Requesting the Services of a Tow Truck 	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
12110	(c)	²³ Exchange of Valuable Consideration Between Towing Service or Employee of Towing Service and Repair Shop or Employee of Repair Shop for the Delivery or Arranging of Delivery of a Vehicle for Storage or Repair	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
12500	(a)	Unlawful to Drive Unless Licensed	100	100	70	50	50	20	20	4	414	40	30	1	485
12515	(b)	Minor Under 21 Employed to Drive in Interstate Commerce or Carry Hazardous Materials	200	200	140	100	100	40	40	4	824	40	30	1	895
12517	(a)(2)	²⁴ Operation of School Bus Without Certificate in Possession While Transporting Pupils	250	250	175	125	125	50	50	4	1029	40	30	1	1100
12517	(b)	²⁴ Operation of School Pupil Activity Bus Without Certificate in Possession While Transporting Pupils	250	250	175	125	125	50	50	4	1029	40	30	1	1100
12517.45	(a)	Unlawful Operation of Specified Vehicle Transporting Pupils	250	250	175	125	125	50	50	4	1029	40	30	1	1100
12519	(a)	Unlawful to Drive Without Farm Labor Vehicle License	80	80	56	40	40	16	16	4	332	40	30	1	403
12951	(b)	Refusal to Present License to Officer	50	50	35	25	25	10	10	4	209	40	30	1	280
13004	(a-g)	Identification Card–Unlawful Use	50	50	35	25	25	10	10	4	209	40	30	1	280
13004.1	(a)	²⁵ Manufacture/Sale of Fraudulent ID	250	250	175	125	125	50	50	4	1029	40	30	1	1100
14601	(a)	²⁶ Driving While Suspended or Revoked	300	300	210	150	150	60	60	4	1234	40	30	1	1305
14601.1	(a)	²⁶ Driving While Suspended or Revoked for Offenses Not Relating to Driving Ability	300	300	210	150	150	60	60	4	1234	40	30	1	1305
14601.2	(a,b)	²⁷ Driving While Suspended or Revoked for Driving Under Influence of Alcohol/Drugs	500	500	350	250	250	100	100	4	2054	40	30	1	2125
14601.3	(a)	 ²⁸ Accumulation of Driver Record History by Habitual Traffic Offender During Period of License Suspension or After Revocation 	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
14601.4	(a)	²⁹ Causing Bodily Injury While Driving With Suspended License	500	500	350	250	250	100	100	4	2054	40	30	1	2125
	(a,b)	³⁰ Driving When Privilege Suspended or Revoked for Refusing Chemical Test or Driving With Excessive Blood Alcohol	500	500	350	250	250	100	100	4	2054	40	30	1	2125

Se	ection	So Offense	Base Fine	State PA* 10/10	County PA*/10	DNA PA* 5/10	Court PA*/10 5	%05 Surcharge	EMS PA*/1 0 2	EMAT	Fine Surcharge & PA Subtotal	40 Court OPS	6 Conv. Assess	I Night Court	Total Bail **
14602.6	(g)(4)	Knowingly Releasing Impounded Vehicle Prior to End of Impoundment Period	2000	2000	1400	1000	1000	400	400		8204	40 40	3 0		8275
14604	(a)	³¹ Knowingly Allow Another to Drive Vehicle Without Valid Driver's License	150	150	105	75	75	30	30	4	619	40	30	1	690
14610	(a)(1-8)	Unlawful Use of License Defined	100	100	70	50	50	20	20	4	414	40	30	1	485
14610.1	(a)	³² Manufacture/Sale of Fraudulent ID/Driver's License Prohibited	250	250	175	125	125	50	50	4	1029	40	30	1	1100
15309.5	(a)(1)	³³ Sell, Offer, Distribute, or Use Crib Sheet or Device for Commercial Driver's License Examination	350	350	245	175	175	70	70	4	1439	40	30	1	1510
15309.5	(a)(2)	³³ Impersonate or Allow Impersonation of Applicant for Commercial Driver's License Examination	350	350	245	175	175	70	70	4	1439	40	30	1	1510
15309.5	(a)(3)	³³ Provide or Use Unauthorized Assistance During Commercial Driver's License Examination	350	350	245	175	175	70	70	4	1439	40	30	1	1510
15501		³⁴ Presentation of False Driver's License by Minor	150	150	105	75	75	30	30	4	619	40	30	1	690
16030	(a)	³⁵ False Evidence of Financial Responsibility	750	750	525	375	375	150	150	4	3079	40	30	1	3150
16560	(a,b)	Violation of Interstate Highway Carrier Requirements	300	300	210	150	150	60	60		1234	40	30	1	1305
20001	(a)	³⁶ Duty to Stop When Involved in Accident With Injury or Death	1000	1000	700	500	500	200	200		4104	40	30	1	4175
20002	(a,b)	Hit and Run–Property Damage	300	300	210	150	150	60	60	4	1234	40	30	1	1305
20003		³⁷ Failure to Provide Required Information or Render Necessary Assistance to Occupants of Struck Vehicle With Accident Resulting in Injury or Death	250	250	175	125	125	50	50	4	1029	40	30	1	1100
21200.5		Bicyclist Riding Under the Influence	150	150	105	75	75	30		4	619	40	30		690
21464	(d)	³⁸ Willful Interference With Traffic Device or Willful Use, Possession, or Distribution of Traffic Interference Device That Results in Injury or Death	5000	5000	3500	2500	2500	1000	1000	4	20504	40	30	1	20575
21651	(b)	³⁹ Driving Wrong Way on Divided Highway	80	80	56	40	40	16	16	4	332	40	30	1	403
21651	(c)	⁴⁰ Willfully Driving Wrong Way on Divided Highway and Causing Injury or Death	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
21655.9	(c)	⁴¹ Operate or Own Vehicle That Displays Low-Emission Decal Not Issued for the Vehicle	1 250	250	175	125	125	50	50	4	1029	40	30	1	1100
21702	(a,b)	⁴² Limitation on Driving Hours	100	100	70	50	50	20	20	4	414	40	30	1	485
21713		Armored Car Without License	90	90	63	45	45	18	18	4	373	40	30	1	444
21963		Blind Pedestrians Right-of-Way	500	500	350	250	250	100	100	4	2054	40	30	1	2125
22406.1	(a)	⁴³ Maximum Speed for Commercial Vehicles–In Excess of Speed Limit by 15 MPH or More	300	300	210	150	150	60	60	4	1234	40	30	1	1305
22513	(a)(1)	Illegal Stop by Tow Truck on Highway	100	100	70	50	50	20	20	4	414	40	30	1	485
22513	(a)(2-4)	Failure to Possess Required Information for Stop of Tow Truck on Highway	100	100	70	50	50	20	20	4	414	40	30	1	485

Se	ection	Store Offense	Base Fine	State PA*	County PA*/10	PA*	Court PA*/10		PA*/1 0	EMAJ	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Total Bail **
22513	(b)	⁴⁴ Failure to Maintain or Provide Required Information for Stop of Tow Truck on Highway	250	10/10 250	7 175	5/10 125	5 125	20% 50	2 50	4 4	1029	40 40	30 30		1100
22513	(c)(1,2)	⁴⁴ Failure to Provide Written Estimate as Required for Tow Services	250	250	175	125	125	50	50	4	1029	40	30	1	1100
22513	(d)(1,3)	⁴⁴ Illegal Fee Charged for Tow or Storage Services	250	250	175	125	125	50	50	4	1029	40	30	1	1100
22513	(d)(4)	⁴⁴ Failure to Provide or Maintain Required Information for Tow or Storage Services	250	250	175	125	125	50	50	4	1029	40	30	1	1100
22513.1	(a)(1)	Failure to Maintain Required Information for Tow and Storage of Vehicle	150	150	105	75	75	30	30	4	619	40	30	1	690
22513.1	(b)	⁴⁵ Business Taking Possession Of A Vehicle From A Tow Truck After Hours	250	250	175	125	125	50	50	4	1029	40	30	1	1100
22513.1	(b) (c)	⁴⁶ Failure to Maintain and Provide Required Information for Tow and Storage of Vehicle	250	250	175	125	125	50	50	4	1029	40	30	1	1100
22658	(g)(1)(B)	⁴⁷ Failure of Tow Company or Driver on Request by Owner or Owner's Agent to Release Vehicle Not Yet in Transit	250	250	175	125	125	50	50	4	1029	40	30	1	1100
22658	(i)(1)(B)	⁴⁸ Failure to Make Rate Approved by CHP Available for Inspection Within 24 Hours of Request	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
22658	(j)(2)	⁴⁸ Charging Excessive Rate for Towing Service or Storage	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
22658	(k)(1,2)	⁴⁸ Refusal of Credit Card by Storage Facility for Payment of Charges for Towed Vehicle	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
22658	(1)	⁴⁸ Violation by Tow Company of Requirements for Removal of Vehicle From Private Property	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
22658	(m)(1)	⁴⁹ Failure of Tow Company to Provide Notice of Removal of Vehicle As Required	250	250	175	125	125	50	50	4	1029	40	30	1	1100
23103	(a,b)	⁵⁰ Reckless Driving	145	150	105	75	75	29		4	613	40	30		684
23104	(a)	⁵¹ Reckless Driving–Bodily Injury	350	350	245	175	175	70	70	4	1439	40	30		1510
23104	(b)	⁵² Reckless Driving–Great Bodily Injury	500	500	350	250	250	100	100		2054	40	30		2125
23105	(a)	⁵³ Reckless Driving–Specific Injury	750	750	525	375	375	150	150		3079	40	30		3150
23109	(a)	⁵⁴ Engaging in Speed Contests Prohibited	360	360	252	180	180	72		4	1480	40	30		1551
23109	(b)	⁵⁵ Abetting Speed Contest Prohibited	100	100	70	50	50	20		4	414	40	30		485
23109	(c)	⁵⁵ Engaging in or Abetting Exhibition of Speed Prohibited	100	100	70	50	50	20		4	414	40	30		485
23109	(d)	⁵⁵ Placing Barricades or Obstructions Prohibited	100	100	70	50	50	20		4	414	40	30		485
23109	(e)(2)	⁵⁶ Engaging in Speed Contest and Causing Bodily Injury	500	500	350	250	250	100	100		2054	40	30	-	2125
23109.1		⁵⁷ Engaging in Speed Contest–Specific Injury	750	750	525	375	375	150	150	4	3079	40	30		3150
23110	(a)	Throwing Substance at Vehicle Prohibited	250	250	175	125	125	50		4	1029	40	30		1100
23112.5	(a)	Hazardous Materials-Notification of Agency Required	2000	2000	1400	1000	1000	400	400	4	8204	40	30	1	8275

Se	ection	Store Offense	Base Fine	State PA*	County PA*/10		PA*/10	Surc	PA*/1 0	EMAT	Fine Surcharge & PA Subtotal	Court OPS	-	Night (Total Bail **
23118	(f)(4)	Release of Impounded Vehicle by Legal Owner or Agent Prior to End of Impoundment Period	2000	10/10 2000	7 1400	5/10 1000	5 1000	20% 400	2 400		8204	40 40	30 30	1 1	8275
23127		Motor Vehicle on Riding/Hiking Trails Prohibited	50	50	35	25	25	10	10	4	209	40	30	1	280
23152	(a,b)	⁵⁸ Driving Under Influence of Alcohol	390	390	273	195	195	78	78	4	1603	40	30	1	1674
23152	(c)	⁵⁸ Driving While Addicted to Drug	390	390	273	195	195	78	78	4	1603	40	30	1	1674
23152	(d)	⁵⁸ Driving Commercial Vehicle Under Influence of Alcohol	450	450	315	225	225	90	90	4	1849	40	30	1	1920
23152	(e)	Driving a Motor Vehicle When a Passenger for Hire Is a Passenger in the Vehicle at the Time of the Offense with a .04 or Higher BAC.	390	390	273	195	195	78	78	4	1603	40	30	1	1674
23152	(f)	Driving Under Influence of Drug	390	390	273	195	195	78	78	4	1603	40	30	1	1674
23152	(g)	Driving Under Influence of Alcohol and Drug	390	390	273	195	195	78	78		1603	40	30		1674
23153	(a,b)	⁵⁹ Driving Under Influence of Alcohol While Causing Injury	500	500	350	250	250	100	100		2054	40	30	1	2125
23153	(d)	⁵⁹ Driving Commercial Vehicle Under Influence of Alcohol While Causing Injury	500	500	350	250	250	100	100	4	2054	40	30	1	2125
23153	(e)	Driving a Motor Vehicle When a Passenger for Hire Is a Passenger in the Vehicle at the Time of the Offense with a .04 or Higher BAC and Causing Injury.	500	500	350	250	250	100	100	4	2054	40	30	1	2125
23153	(f)	⁶⁰ Driving Under Influence of Drug While Causing Injury	500	500	350	250	250	100	100	4	2054	40	30	1	2125
23153	(g)	⁶⁰ Driving Under Influence of Alcohol and Drug While Causing Injury	500	500	350	250	250	100	100	4	2054	40	30	1	2125
23224	(a,b)	⁶¹ Possession of Alcohol by Minor Prohibited	100	100	70	50	50	20	20	4	414	40	30	1	485
23247	(a-e)	⁶² Unlawful to Rent/Loan Vehicle; Solicit Someone to Engage Required Interlock Device; Blow Into Device/Start; Tamper With Vehicle Requiring Interlock Device	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
23253		Failure to Obey CHP or DOT Officers at Vehicle Crossing	50	50	35	25	25	10	10	4	209	40	30	1	280
23332		Trespass on Vehicular Crossing Prohibited	50	50	35	25	25	10	10	4	209	40	30	1	280
23573	(i)	⁶³ Willful Failure to Install Ignition Interlock Device Within Required 30 Days	500	500	350	250	250	100	100	4	2054	40	30	1	2125
24002.5	(a)	⁶⁴ Unlawful Operation of a Farm Labor Vehicle	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
24011.3	(a)	⁶⁵ Passenger Vehicle Manufacturer Willfully Fails to Affix Bumper Strength Notice or Willfully Misstates Information in the Notice	200	200	140	100	100	40	40	4	824	40	30	1	895
24011.3	(c)(2)	⁶⁶ Willful Defacement, Alteration, or Removal of New Vehicle Bumper Strength Notice Prior to Delivery of the Vehicle	200	200	140	100	100	40	40	4	824	40	30	1	895
27150.1		⁶⁷ Sale of Exhaust Systems Restricted	50	50	35	25	25	10	10	4	209	40	30	1	280
27317	(a)	⁶⁸ Manufacture or Sell Counterfeit or Nonfunctioning Airbag	500	500	350	250	250	100	100	4	2054	40	30	1	2125

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Se	ction	So Offense	Base Fine	State PA*	County PA*/10		Court PA*/10	Surcharge*	EMS PA*/1 0	EMAT PA*	Fine Surcharge & PA Subtotal	Court OPS	Conv.	Night Court	Total Bail **
27317	(b)	⁶⁸ Sell or Install Device That Disables a Vehicle's Counterfeit Airbag	500	10/10 500	7 350	5/10 250	5 250	20% 100	2 100		2054	40 40	30 30	1 1	2125
2/31/	(0)	Indicator	300	300	330	230	230	100	100	4	2034	40	50	1	2123
27362	(a)	⁶⁹ Sale of Nonapproved Child Restraint System Prohibited	200	200	140	100	100	40	40	4	824	40	30		895
28050		⁷⁰ Advertisement, Sale, Use, or Installation of Device Causing Motor Vehicle Odometer to Register Mileage Other Than True Mileage Driven	200	200	140	100	100	40	40	4	824	40	30	1	895
28050.5		⁷⁰ Operation of Motor Vehicle Knowing the Odometer Is Disconnected or Nonfunctional With Intent to Defraud	200	200	140	100	100	40	40	4	824	40	30	1	895
28051		⁷⁰ Disconnecting, Turning Back, or Resetting Odometer of Motor Vehicle	200	200	140	100	100	40	40	4	824	40	30	1	895
28051.5		⁷⁰ Advertisement, Sale, or Use of Device Designed for Purpose of Turning Back or Resetting Odometer of Motor Vehicle to Reduce Mileage Indicated	200	200	140	100	100	40	40	4	824	40	30	1	895
28150	(d)	⁷⁰ Possession of Four or More Radar Jamming Devices	200	200	140	100	100	40	40	4	824	40	30	1	895
31303	(b-e)	Violating Requirements for Transportation of Hazardous Waste	300	300	210	150	150	60	60	4	1234	40	30	1	1305
31401	(b)	Farm Labor Buses and Trucks–Inspection Required	500	500	350	250	250	100	100	4	2054	40	30	1	2125
31401	(d)	⁷¹ Willful Rental or Use by Owner or Contractor of Farm Labor Vehicle Without CHP Inspection per VC 31401(b)	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31402	(a)	⁷² Operation of Unsafe Farm Labor Vehicle Prohibited	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31403		Mechanic Certification of Farm Labor Vehicle Required	500	500	350	250	250	100	100	4	2054	40	30	1	2125
31602	(a-c)	Transportation of Explosives–License, Routes to Be Used, Stopping Specified	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31607	(a)	Inspection of Vehicle Required	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31609		Record of Inspection Required	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31610	(a-e)	Proper Equipment, Maintenance of Vehicle Required	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31611		Proper Maps of Route of Vehicle Required	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31612		Carry and Display Shipping Instructions	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31613		Prohibited Explosive Cargoes Defined	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31614	(a,b,d,e,h)	Transport Explosives Through Local Route; Congested Areas; With Unenclosed, Uncovered Loads; While Smoking or With Open Flame	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31614	(c,g)	Loading Explosives Without Motor Stopped, Brakes Set; Vehicle Transporting Explosives Left Unattended	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
31614	(f,i)	Driving With Explosives in Vehicle Near/Through Fires in Passenger Vehicle	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
32000.5	(a)	Hazardous Materials Transportation–Company Unlicensed	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175

Se	ection	S o Z Offense	Base Fine	State PA* 10/10	County PA*/10	PA*	Court PA*/10	%05 Surcharge	EMS PA*/1 0 2	EMAT	Fine Surcharge & PA Subtotal	40 Court OPS	6 Conv. Assess	 Night Court 	Total Bail **
32000.5	(d)	Fireworks Transportation–Failure to Carry License or Present as Required	1000	10/10	700	5/10 500	5 500	20%	200		4104	40 40	3 0		4175
32001	(c)	Hazardous Material–Motor Carrier Directing Transportation Unlawfully	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
32002	(a)	Violations of Division 14.1 Regulations	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
32002	(b)	⁷³ Unlicensed Transportation of Hazardous Materials	2000	2000	1400	1000	1000	400	400	4	8204	40	30	1	8275
33000		⁷⁴ Violation of Shipment Regulations for the Transportation of Radioactive Materials	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
34100		Illegal Operation of Tank Vehicle Transporting Hazardous Waste or Flammable and Combustible Liquids on a Public Highway	1000	1000	700	500	500	200	200	4	4104	40	30	1	4175
34501	(e)	Operation of Bus Without Current Inspection by CHP	200	200	140	100	100	40	40	4	824	40	30		895
34501.12	(b)	⁷⁵ Unlawful Operation of Vehicle by Motor Carrier Without Submitting Required Inspection Information	100	100	70	50	50	20	20	4	414	40	30	1	485
34501.12	(d)	⁷⁵ Unlawful Operation of Vehicle by Motor Carrier	100	100	70	50	50	20	20	4	414	40	30	1	485
34501.3	(a)	⁷⁶ Unlawful Scheduling of Runs by Motor Carriers	200	200	140	100	100	40	40	4	824	40	30	1	895
34505	(a-c)	⁷⁷ Violation of Tour Bus Inspection and Repair Requirements	200	200	140	100	100	40	40	4	824	40	30	1	895
34505.5	(a-c)	⁷⁷ Violation of Motor Carrier Vehicle Inspection and Repair Requirements	200	200	140	100	100	40	40	4	824	40	30	1	895
34505.9	(a)(4)(D)	77 Violation of Intermodal Roadability Inspection Program	200	200	140	100	100	40	40	4	824	40	30	1	895
34506	(a)	⁷⁸ Driver's Hours of Service	500	500	350	250	250	100	100	4	2054	40	30	1	2125
34506	(b)	⁷⁹ Failure to Comply With Specified Regulation of Hazardous Material Transportation	200	200	140	100	100	40	40	4	824	40	30	1	895
34506	(c)	⁷⁹ Failure to Comply With Specified Regulation of School Buses	200	200	140	100	100	40	40	4	824	40	30	1	895
34506	(d)	⁷⁹ Failure to Comply With Specified Regulation of Youth Buses	200	200	140	100	100	40	40	4	824	40	30	1	895
34506	(e)	⁷⁹ Failure to Comply With Specified Regulation of Tour Buses	200	200	140	100	100	40	40	4	824	40	30	1	895
34506	(f)	⁷⁹ Failure to Comply With Specified Regulation of Described Vehicles	200	200	140	100	100	40	40	4	824	40	30	1	895
34506	(g)	⁷⁹ Failure to Comply With Specified Regulation of School Pupil Activity Buses	200	200	140	100	100	40	40	4	824	40	30	1	895
34623	(h)	⁸⁰ Motor Carrier of Property Operating Vehicle While Permit Suspended	200	200	140	100	100	40	40	4	824	40	30	1	895
34623	(i)(1)	⁸⁰ Motor Carrier of Property With Suspended Permit Allowing Any Vehicles Subject to Suspension Based on Failure to Maintain to Be Operated by Another Carrier	500	500	350	250	250	100	100	4	2054	40	30	1	2125
34623	(i)(2)	⁸¹ Motor Carrier of Property Knowingly Utilizing a Vehicle From a Motor Carrier Whose Permit Is Suspended Based on a Failure to Maintain Any Vehicle		300	210	150	150	60	60	4	1234	40	30	1	1305

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Se	ection	Store Offense Z	Base Fine	State PA*	County PA*/10	PA*	Court PA*/10	Surcharge*	PA*/1 0	EMAT	Fine Surcharge & PA Subtotal	Court OPS		Night (Total Bail **
34690		Violation of Private Carriers of Passengers Registration Act	100	10/10 100	7 70	5/10	5 50	20% 20		4 4	414	40 40	30 30	1	485
34690	(a)	⁸¹ Maximum Weight on Single Axle or Wheels	100	100	[See Over			20	20	4	414	40	30	1	463
35551	(a) (a,b)	⁸¹ Computation of Allowable Gross Weight			[See Over	•	-								
35551.5	(b-d)	 ⁸¹ Violation of Gross Weight Computation Method Prescribed for Combinations Containing Trailer/Semitrailer by More Than 4,500 Pounds 			[See Over	-	_								
35554	(a)(1)	⁸¹ Gross Weight More Than 20,500 Pounds on Any One Axle of a Bus and More Than 4,500 Pounds Over Weight Limit			[See Over	C	-								
35554	(c)	⁸¹ Operation of Transit Bus in Excess of Federal Weight Limit and and More Than 4,500 Pounds Over Weight Limit			[See Over	weight (Chart]								
35600		⁸¹ Noncompliance With Solid Tire Gross Weight Limitation Standards by More Than 4,500 Pounds			[See Over	weight (Chart]								
35601		⁸¹ Noncompliance With Metal Tire Gross Weight Limitation Standards by More Than 4,500 Pounds			[See Over	weight (Chart]								
35655	(a)	⁸¹ Operation of Vehicle on Highway Containing Load Exceeding Maximum Weight Highway Is Designed to Sustain by More Than 4,500 Pounds)		[See Over	weight (Chart]								
35712		⁸¹ Violation of County Ordinance Prohibiting Commercial Vehicles Exceeding Certain Weight Limitations by More Than 4,500 Pounds in Residential Area			[See Over	weight (Chart]								
35753	(a)	⁸¹ Operation of Vehicle Over Bridge, Causeway, Viaduct, Trestle, or Dam in Vehicle Containing Load Exceeding the Maximum Weight the Structures Will Safely Sustain by More Than 4,500 Pounds			[See Over	weight (Chart]								
35784	(a)	Failure to Obey Permit Terms and Designated Route for Extra-legal Load	100	100	70	50	50	20	20	4	414	40	30	1	485
35784	(b)	⁸² Violation of Special Permit Requirements	150	150	105	75	75	30	30	4	619	40	30	1	690
35784	(c)	Extra-legal Load Not on Designated Route	100	100	70	50	50	20	20	4	414	40	30	1	485
35784.5	(a)	⁸³ Transportation of Extra-legal Load Without Permit	150	150	105	75	75	30	30	4	619	40	30	1	690
35785	(b)	Violation of Single Saw Log Hauling Speed Limit of 15 MPH Over Bridge or Causeway or 25 MPH on Highway	150	150	105	75	75	30	30	4	619	40	30	1	690
35786	(b)	⁸⁴ Operation of Truck Booster Power Unit in Noncompliance With Route Specifications and Time Limitations Set by Permit	100	100	70	50	50	20	20	4	414	40	30	1	485
35790	(g)	⁸⁴ Failure to Carry Appropriate Permits, Certificates, and Notices Required for Movement of Manufactured Homes	100	100	70	50	50	20	20	4	414	40	30	1	485

Se	ection	o Offense	Base Fine	State PA*	County PA*/10		Court PA*/10		EMS PA*/1 0	EMAT PA*	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Total Bail **
				10/10	7	5/10	5	20%	2			40	30	1	
35790	(h)	⁸⁵ Violation of Terms, Conditions, or Limitations Specified in	100	100	70	50	50	20	20	4	414	40	30	1	485
38316	(-)	Manufactured-Home Transportation Permits ⁸⁵ Reckless Driving of Off-Highway Motor Vehicle	150	150	105	75	75	30	20	4	619	40	30	1	690
38310	(a)	 ⁸⁶ Reckless Driving of Off-Highway Motor Vehicle Causing Injury 	300	150 300	105 210	75 150	75 150	50 60		4	1234	40	30 30		1305
38317	(a)	⁸⁷ Throwing Substance at Off-Highway Motor Vehicle	300	300	210 210	150		60		4	1234	40	30		1305
38318.5	(a)	⁸⁷ Malicious Removal or Alteration of Markers or Signs	300	300	210	150		60	60		1234	40	30	-	1305
38319		⁸⁸ Operation of Off-Highway Motor Vehicle Likely to Cause Damage	300	300	210	150	150	60	60		1234	40	30	-	1305
50517		operation of one might ag intolor vehicle Enkery to cause Damage	500	500	210	150	100	00	00		1251	10	50	1	1505
40001	(c)	⁸⁸ Violation by Employer of Out-of-Service Order	300	300	210	150	150	60	60	4	1234	40	30	1	1305
40001	(d)	⁸⁹ Employer Allows, Permits, Requires, or Authorizes Driver to Operate	2000	2000	1400	1000	1000	400	400	4	8204	40	30	1	8275
		Commercial Motor Vehicle in Violation of Railroad-Highway Grade Crossing Statute or Regulation													
40005		⁹⁰ Employer Undertakes Responding to Employee Driver's Citation and Inaction by Employer Results in Issuance of Warrant for Employee	200	200	140	100	100	40	40	4	824	40	30	1	895
40008	(a)	⁹¹ Violation of Section 21701 or 21703 With Intent to Capture Physical Impression of Another Person for Commercial Purpose	750	750	525	375	375	150	150	4	3079	40	30	1	3150
40008	(a)	 ⁹¹ Violation of Section 23103 With Intent to Capture Physical Impression of Another Person for Commercial Purpose 	750	750	525	375	375	150	150	4	3079	40	30	1	3150
40008	(b)	⁹² Violation of Section 21701 or 21703 With Intent to Capture Physical Impression of Another Person for Commercial Purpose and Causing Endangerment of Minor	1500	1500	1050	750	750	300	300	4	6154	40	30	1	6225
40008	(b)	⁹² Violation of Section 23103 With Intent to Capture Physical Impression of Another Person for Commercial Purpose and Causing Endangermen of Minor		1500	1050	750	750	300	300	4	6154	40	30	1	6225
40504	(b)	Signing Written Promise to Appear With False Name	250	250	175	125	125	50	50	4	1029	40	30	1	1100
40508	(a-c)	Violation of Promise to Appear, Promise to Pay	50	50	35	25	25	10	10	4	209	40	30	1	280
40519	(c)	⁹³ Failure to Appear at Time of Trial After Pleading Not Guilty in Writin		50	35	25	25	10		4	209	40	30		280
10 (1 1			100	100	-			•	•			4.6	•		105
40614		Use of Fictitious Name Prohibited	100	100	70	50		20	20		414	40	30		485
40616	(Violation of Promise to Correct	100	100	70	50		20	20		414	40	30		485
42005	(i)	Failure to Attend Court-Ordered TVS	75	80	56	40	40	15	16	4	326	40	30	I	397

California Code of Regulations, Title 13, Article 3 HAZARDOUS MATERIALS TRANSPORTATION

1160.4 (e) Inspection by Department

200 200 140 100 100 40 40 4 824 40 30 1 895

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Se	ection	So Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1	Surcharge & PA	Court OPS	Conv. Assess	Night Court	Total Bail **
				10/10	7	5/10	5	20%	2	4	40	30	1	
1160.4	(g)	Hazardous Material Transportation License Not in Vehicle	100	100	70	50	50	20	20	4 414	40	30	1	485
1161	(a,b)	Shipping Papers	100	100	70	50	50	20	20	4 414	40	30	1	485
1162	(a,c)	Placards	100	100	70	50	50	20	20	4 414	40	30	1	485
1162.1		Fire Extinguishers	100	100	70	50	50	20	20	4 414	40	30	1	485
1163	(a,b)	Shipment Preparation, Unauthorized	100	100	70	50	50	20	20	4 414	40	30	1	485
		Packing												
1163	(d)	Leaking Package	200	200	140	100	100	40	40	4 824	40	30	1	895
1163	(e)	Maintenance of Containers	100	100	70	50	50	20	20	4 414	40	30	1	485
1163.1		Prohibited Transportation	300	300	210	150	150	60	60	4 1234	40	30	1	1305
1164		Vehicle Loading	200	200	140	100	100	40	40	4 824	40	30	1	895
1166		Reporting of Accident	300	300	210	150	150	60	60	4 1234	40	30	1	1305
Note	c													

Notes

¹ Per VC 40000.6(a): "a misdemeanor and not an infraction."

² Per VC 40000.6(b): "a misdemeanor and not an infraction." Per VC 1808.1(f): "punished by confinement in a county jail for not more than six months, by a fine of not more than \$1,000, or by both that confinement and fine."

³ Per VC 2468(c)(1): "For a first offense, by a fine of not less than \$1,000"

⁴ Per VC 2800.3(a): "fine of not less than \$2,000 nor more than \$10,000"

⁵ Fine "not less than \$1,000 nor more than \$10,000."

⁶ Per VC 40000.7: "Violation ... a misdemeanor and not an infraction."

⁷ Per VC 4461.3 a city or county may adopt an additional penalty of \$100. PC 1465.6 requires imposition of an assessment equal to 10 percent of the fine imposed.

⁸ Per VC 4461.3 a city or county may adopt an additional penalty of \$100. PC 1465.6 requires imposition of an assessment equal to 10 percent of the fine imposed. VC 4461.5 authorizes a civil penalty of not more then \$1,500 in addition to or instead of any fine imposed.

⁹ VC 4463.3 authorizes a civil penalty of not more than \$1,500 in addition to or instead of any fine imposed. Per VC 4463(b): "A person who, with intent to prejudice, damage, or defraud, commits any of the following acts is guilty of a misdemeanor, and upon conviction thereof shall be punished by imprisonment in a county jail for six months, a fine of not less than five hundred dollars (\$500) and not more than one thousand dollars (\$1,000), or both that fine and imprisonment, which penalty shall not be suspended: (1) Forges, counterfeits, or falsifies a disabled person placard or a comparable placard relating to parking privileges for disabled persons provided for by a foreign jurisdiction, or forges, counterfeits, or falsifies a disabled person placard with intent to represent it as issued by the department. (2) Passes, or attempts to pass, as true and genuine, a false, forged, or counterfeit disabled person placard knowing it to be false, forged, or counterfeited. (3) Acquires, possesses, sells, or offers for sale a genuine or counterfeit disabled person placard."

¹⁰ Per VC 4463(c): "A person who, with fraudulent intent, displays or causes or permits to be displayed a forged, counterfeited, or false disabled person placard, ... is guilty of a misdemeanor punishable by imprisonment in a county jail for six months, a fine of not less than \$250 and not more than \$1,000, or both that fine and imprisonment, which penalty shall not be suspended." PC 1465.6 requires imposition of an assessment equal to 10 percent of the fine imposed.

Section 30 Z	Offense		unty DNA Court */10 PA* PA*/10	Surcharge Service Serv
		10/10	7 5/10 5	20% 2 4 40 30 1

¹¹ Per VC 40000.7: "Violation ... a misdemeanor and not an infraction ... when committed by a dealer or any person while a dealer within the last 12 months." Per VC 5753(e), failure of licensed dealer to comply with subdivisions (c) and (d) shall result in payment to the transferee of \$25 per day for each day that the requirements of subdivisions (c) and (d) remain unsatisfied, not to exceed a maximum payment of \$2,500. If the legal owner or lessor fails to pay this amount within 60 days following written demand by the transferee, the amount shall be trebled, not to exceed a maximum payment of \$7,500, and the transferee shall be entitled to costs and reasonable attorney's fees incurred in any court action brought to collect the payment. The right to recover these payments is cumulative with and is not in substitution or derogation of any remedy otherwise available at law or equity.

¹² Per VC 10851(a): "... punished by imprisonment in a county jail for not more than one year or pursuant to subdivision (h) of Section 1170 of the Penal Code or by a fine of not more than \$5,000, or by both the fine and imprisonment."

¹³ Per VC 40000.7: "Violation ... a misdemeanor, and not an infraction ... when committed by a dealer or any person while a dealer within the last 12 months."

¹⁴ Per VC 40000.7: "Violation ... a misdemeanor and not an infraction."

¹⁵ Per VC 40000.7: "Violation ... is a misdemeanor and not an infraction ... when committed by any person with intent to defraud."

¹⁶ Per VC 40000.9: "Violation ... a misdemeanor and not an infraction."

¹⁷ Per VC 40000.9: "Violation ... a misdemeanor and not an infraction." VC 10751 authorizes seizure, impoundment, sale, or destruction of vehicle.

¹⁸ Per VC 10851(a): " ... punished by imprisonment in a county jail for not more than one year or pursuant to subdivision (h) of Section 1170 of the Penal Code or by a fine of not more than \$5,000, or by both the fine and imprisonment."

¹⁹ Per VC 10851.5: "any person who is a party or accessory to or an accomplice in an unauthorized taking or stealing is guilty of a misdemeanor, and upon conviction thereof shall be punished by imprisonment in the county jail for not less than six months or by a fine of not less than \$1,000 or by both such fine and imprisonment."

²⁰ Per VC 40000.9: "Violation ... a misdemeanor and not an infraction."

- ²¹ Per VC 10854: "fine of not exceeding \$1,000 or imprisonment in the county jail for not exceeding 1 year or by both."
- ²² Per VC 40000.11: "Violation ... a misdemeanor and not an infraction."
- ²³ Per VC 12110(d)(1): "... fine of not more than \$5,000"
- ²⁴ Per VC 40000.11: "Violation ... a misdemeanor and not an infraction."

²⁵ Per VC 13004.1(b): "(1) ... fine of not less than \$250 and not more than \$1,000 and 24 hours of community service to be served when the person is not employed or is not attending school. No part of the fine or community service shall be suspended or waived. (2) In lieu of the penalties imposed under paragraph (1), the court, in its discretion, may impose a jail term of up to one year and a fine of up to \$1,000. In exercising its discretion the court shall consider the extent of the defendant's commercial motivation for the offense."

²⁶ Per VC 14601(f), VC 14601 applies to the operation of an off-highway motor vehicle on those lands to which the Chappie-Z'berg Off-Highway Motor Vehicle Law of 1971 (Division 16.5 (commencing with VC 38000)) applies as to off-highway motor vehicles, as described in VC 38001. Fine of \$300 to \$1,000 set per VC 14601(b)(1). VC 14601(e) requires that, except in the interest of justice, when the court finds it would be inappropriate, the court shall, pursuant to VC 23575, require a person convicted of violating VC 14601(a), when the prosecution agrees to a plea of guilty or nolo contendere to a charge of violating VC 14601 in satisfaction of, or as a substitute for, an original charge of a violation of VC 14601.2, to install, for a period not to exceed three years, a certified ignition interlock device on any vehicle the person owns or operates.

Section g	Offense	Base State Fine PA*	County DNA PA*/10 PA*		EMS PA*/1 0 EMS Surcharge & PA Subtotal	Court OPS Conv. Assess Night Court **
		10/10	7 5/10	5 20%	2 4	40 30 1

²⁷ Per VC 14601.2(j), VC 14601.2 applies to the operation of an off-highway motor vehicle on those lands to which the Chappie-Z'berg Off-Highway Motor Vehicle Law of 1971 (Division 16.5 (commencing with VC 38000)) applies as to off-highway motor vehicles, as described in VC 38001. Fine of \$300 to \$1,000 set per VC 14601.2(d)(1). VC 14601.2(h) requires that, pursuant to VC 23575, the court shall require a person convicted of a violation of VC 14601.2 to install a certified ignition interlock device on a vehicle the person owns or operates.

- ²⁸ Per VC 14601.3(f), VC 14601.3 applies to the operation of an off-highway motor vehicle on those lands to which the Chappie-Z'berg Off-Highway Motor Vehicle Law of 1971 (Division 16.5 (commencing with VC 38000)) applies as to off-highway motor vehicles, as described in VC 38001. Per VC 14601.3(e): "Any person convicted under this section of being an habitual traffic offender shall be punished as follows: (1) Upon first conviction, by imprisonment in the county jail for 30 days and by a fine of \$1,000. (2) Upon second conviction or any subsequent offense within seven years of a prior conviction under this section, by imprisonment in the county jail for 180 days and by a fine of \$2,000. (3) Any habitual traffic offender . . . who is convicted of a violation of Section 14601.2 shall be punished by imprisonment in the county jail for 180 days and by a fine of \$2,000. The penalty in this paragraph shall be consecutive to that imposed for the violation of any other law."
- ²⁹ Per VC 14601.4(d), VC 14601.4 applies to the operation of an off-highway motor vehicle on those lands to which the Chappie-Z'berg Off-Highway Motor Vehicle Law of 1971 (Division 16.5 (commencing with VC 38000)) applies as to off-highway motor vehicles, as described in VC 38001. Per 14601.4(b): "A person convicted under this section shall be imprisoned in the county jail and shall not be released upon work release, community service, or any other release program before the minimum period of imprisonment prescribed in Section 14601.2 is served." VC 14601.4(c) requires that, except in the interest of justice, when the court finds it would be inappropriate, the court shall, pursuant to VC 23575, require a person who is convicted of violating VC 14601.4 after the prosecution agrees to a plea of guilty or nolo contendere to a charge of violating VC 14601.4 in satisfaction of, or as a substitute for, an original charge of a violation of VC 14601.2 to install, for a period not to exceed three years, a certified ignition interlock device on a vehicle the person owns or operates.
- ³⁰ Per VC 14601.5(h), VC 14601.5 applies to the operation of an off-highway motor vehicle on those lands to which the Chappie-Z'berg Off-Highway Motor Vehicle Law of 1971 (Division 16.5 (commencing with VC 38000)) applies as to off-highway motor vehicles, as described in VC 38001. Fine of \$300 to \$1,000 set per VC 14601.5(d)(1). VC 14601.5(g) requires that, except in the interest of justice, when the court finds it would be inappropriate, the court shall, pursuant to VC 23575, require a person who is convicted of violating VC 14601.5(a) or VC 14601.5(b) after the prosecution agrees to a plea of guilty or nolo contendere to a charge of violating VC 14601.5(a) or VC 14601.5(b) in satisfaction of, or as a substitute for, an original charge of a violation of VC 14601.2 to install, for a period not to exceed three years, a certified ignition interlock device on a vehicle the person owns or operates.
- ³¹ Per VC 40000.11: "Violation ... a misdemeanor and not an infraction."
- ³² Per VC 14610.1(b): "(1) ... fine of not less than \$250 and not more than \$1,000 and 24 hours of community service to be served when the person is not employed or is not attending school. No part of the fine or community service shall be suspended or waived. (2) In lieu of the penalties imposed under paragraph (1), the court, in its discretion, may impose a jail term of up to one year and a fine of up to \$1,000. In exercising its discretion the court shall consider the extent of the defendant's commercial motivation for the offense."

³³ Per VC 15309.5(b): "A first conviction under this section is punishable as either an infraction or a misdemeanor A second or subsequent conviction is punishable as a misdemeanor"

- ³⁴ Per VC 40000.11: "Violation ... a misdemeanor and not an infraction."
- ³⁵ Per VC 16030: "... punishable by a fine not exceeding \$750 or imprisonment in the county jail not exceeding 30 days, or by both" Court shall suspend or restrict the driver's license for one year of persons convicted of this offense.

Section	Notes	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	EMAT PA*	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess		Total Bail **	
				10/10	7	5/10	5	20%	2	4		40	30	1		
36 Day VC 200	01(1)(1)(1)	annial addition and a second in the state animal and in a secondarial	fammat			1	. <u>.</u>	1	1 01	000		¢1(000	1		

³⁶ Per VC 20001(b)(1): "... punished by imprisonment in the state prison, or in a county jail for not more than one year, or by a fine of not less than \$1,000 nor more than \$10,000, or by both that imprisonment and fine."

³⁷ Per VC 40000.13: "Violation ... a misdemeanor and not an infraction."

³⁸ Per VC 21464: "(d) Any willful violation of subdivision (a), (b), or (c) that results in injury to, or the death of a person is punishable by imprisonment pursuant to subdivision (h) of Section 1170 of the Penal Code, or by imprisonment in a county jail for a period of not more tahn six months, and by a fine of not less than \$5,000 nor more than \$10,000.... (f) The court shall allow the offender to perform community service designated by the court in lieu of all or part of any fine imposed under this section."

³⁹ Per VC 40000.13: "Violation ... a misdemeanor and not an infraction."

⁴⁰ Per VC 40000.13: "Violation ... a misdemeanor and not an infraction." Per VC 21651(c): "Punished by imprisonment pursuant to subdivision (h) of Section 1170 of the Penal Code, or imprisonment in a county jail for a period of not more than six months."

⁴¹ Per VC 21655.9(eg): "This section is repealed as of September 30, 2025."

⁴² Per VC 21702(e).

⁴³ A "serious traffic violation" as defined in VC 15210 and subject to sanctions under VC 15306 or VC 15308. Per VC 15306: "No driver may operate a commercial motor vehicle for a period of 60 days if the person is convicted, on or after January 1, 1992, of a serious traffic violation involving a commercial motor vehicle and the offense occurred within three years of a separate offense of a serious traffic violation which resulted in a conviction." Per VC 15308: "No person may operate a commercial motor vehicle for a period of 120 days if the person is convicted, on or after January 1, 1992, of a serious traffic violation involving a commercial motor vehicle and the offense of a serious traffic violation involving a commercial motor vehicle and the offense occurred within three years of serious traffic violation involving a commercial motor vehicle and the offense occurred within three years of serious traffic violations involving a commercial motor vehicle and the offense occurred within three years of two or more separate offenses of serious traffic violations which resulted in convictions."

⁴⁴ Per VC 22513(e): "... punishable by a fine of not more than \$2,500, or by imprisonment in a county jail for not more than three months, or by both that fine and imprisonment."

⁴⁵ Per VC 22513.1 (e) "A person who willfully violates this section is guilty of a misdemeanor, and is punishable by a fine of not more than two thousand five hundred dollars (\$2,500), or by imprisonment in a county jail for not more than three months, or by both that fine and imprisonment."

⁴⁶ Per VC 22513.1(c) (e): "... punishable by a fine of not more than \$2,500, or by imprisonment in a county jail for not more than three months, or by both that fine and imprisonment."

⁴⁷ Per VC 40000.15: "Violation ... a misdemeanor and not an infraction."

⁴⁸ Per VC 40000.15: "Violation ... a misdemeanor and not an infraction." Sen. Bill 752 (Stats. 2013, ch. 605). Per VC 22658(j)(2): "punishable by a fine of not more than \$2,500, or by imprisonment in a county jail for not more than three months, or by both that fine and imprisonment."

⁴⁹ Per VC 40000.15: "Violation ... a misdemeanor and not an infraction."

- ⁵⁰ Per VC 23103(c): "Except as provided in section 40008, ... punished by imprisonment in a county jail for not less than five days nor more than 90 days or by a fine of not less than \$145 nor more than \$1,000, or by both that fine and imprisonment, except as provided in Section 23104 or 23105."
- ⁵¹ Per VC 23104(a): "imprisonment in the county jail for not less than 30 days nor more than six months or by a fine of not less than \$220 nor more than \$1,000, or by both the fine and imprisonment" for reckless driving causing bodily injury.

Section $\overset{S}{\overset{O}{\overset{O}{\operatorname{c}}}}$	Offense	Base State Fine PA*	County DNA Court PA*/10 PA* PA*/10	PA*/1 E	* Fine Sector Surcharge CO & PA Subtotal CO	1 4g ***
		10/10	7 5/10 5	20% 2	4 4	40 30 1
52 D XIG 22104(1) #4			1 0 1 0 1 100	00 F 01 D 1	G 1	

⁵² Per VC 23104(b): "Any person convicted of reckless driving which proximately causes great bodily injury, as defined in Section 12022.7 of the Penal Code, to any person other than the driver, who previously has been convicted of a violation of Section 23103, 23104, 23109, 23152, or 23153, shall be punished by imprisonment pursuant to subdivision (h) of Section 1170 of the Penal Code, by imprisonment in the county jail for not less than 30 days nor more than six months or by a fine of not less than \$220 nor more than \$1,000 or by both the fine and imprisonment."

⁵³ Per VC 23105(a): Reckless driving causing loss of consciousness, concussion, bone fracture, protracted loss or impairment of function of a bodily member or organ, a wound requiring extensive suturing, a serious disfigurement, brain injury, or paralysis is "punished by imprisonment pursuant to subdivision (h) of Section 1170 of the Penal Code, or imprisonment in a county jail for not less than 30 days nor more than six months, or by a fine of not less than \$220 nor more than \$1,000, or by both that fine and imprisonment."

⁵⁴ Per VC 23109(e)(1): "A person convicted of a violation of subdivision (a) shall be punished by imprisonment in a county jail for not less than 24 hours nor more than 90 days or by a fine of not less than \$355 nor more than \$1,000, or by both that fine and imprisonment. The person shall also be required to perform 40 hours of community service."

⁵⁵ Per VC 23109(i): "punished by imprisonment in a county jail for not more than 90 days or by a fine of not more than \$500 or by both that fine and imprisonment."

⁵⁶ Per VC 23109(e)(2): "punishable by imprisonment in a county jail for not less than 30 days nor more than six months or by a fine of not less than \$500 nor more than \$1000, or by both the fine and imprisonment."

⁵⁷ Per VC 23109.1(a): a speed contest causing loss of consciousness, concussion, bone fracture, protracted loss or impairment of function of a bodily member or organ, a wound requiring extensive suturing, a serious disfigurement, brain injury, or paralysis is "punished by imprisonment pursuant to subdivision (h) of Section 1170 of the Penal Code, or imprisonment in a county jail for not less than 30 days nor more than six months, or by a fine of not less than \$500 nor more than \$1,000, or by both that fine and imprisonment."

⁵⁸ Per PC 1463.14(b), the county board of supervisors may authorize an additional penalty in the amount equal to the cost of testing, less \$50 deposited with the county treasurer per PC 1463.14(a). \$390 minimum base fine per VC 23536 and VC 23538. The "Total Bail" must be distributed in accordance with statutory distribution pursuant to PC 1463.001,1463.14,1463.16, 1463.18, 1464, and 1465.7; GC 70372, 70375, 76000, 76000.5, 76104.6, and 76104.7; and the accounting guidelines contained in Chapter 5, "Revenue Distribution," of the California State Controller's Manual of Accounting and Auditing Guidelines for Trial Courts.

⁵⁹ Base fine for first offense per VC 23554 and VC 23556. Per PC 1463.14(b), the county board of supervisors may authorize an additional penalty in the amount equal to the cost of testing, less \$50 deposited with the county treasurer per PC 1463.14(a).

⁶⁰ Base fine for first offense per VC 23554 and VC 23556. Per PC 1463.14(b), the county board of supervisors may authorize an additional penalty in the amount equal to the cost of testing, less \$50 deposited with the county treasurer per PC 1463.14(a).

⁶¹ Per VC 23224(e): "Any person convicted for a violation of subdivision (a) or (b) ... shall be punished upon conviction by a fine of not more than \$1,000 or by imprisonment in the county jail for not more than six months, or by both the fine and imprisonment."

⁶² Per VC 23247(f): Punishment shall be imprisonment for not more than six months or by a fine of not more than \$5,000 or both.

⁶³ Per VC 23573(i): "... punished by imprisonment in the county jail for not more than six months or by a fine of not more than \$5,000 or by both that fine and imprisonment."

⁶⁴ Per VC 40000.15: "Violation ... a misdemeanor and not an infraction." Per VC 24002.5(b): "... a fine of not less than \$1,000 and not more than \$5,000 No part of any fine imposed ... may be suspended."

⁶⁵ Per VC 40000.15: "Violation ... a misdemeanor and not an infraction." Per VC 24011.3(c)(1): "fine of not more than \$500."

Section	Notes	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0		Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Total Bail **	
⁶⁶ Per VC 4(0000.15: "Violation a misdemean	or and not an infraction."		10/10	7	5/10	5	20%	2	4		40	30	1		

⁶⁷ Vehicle Code section 27150.1 authorizes citation as a misdemeanor. Penal Code sections 17 and 19.8 allow charging VC 27150.1 as an infraction with a fine of up to \$250.

⁶⁸ VC 27317 limits fine amount to \$5,000. Per VC 27317 (c), a violation of subdivision (a) or (b) is a misdemeanor punishable by a fine of up to five thousand dollars (\$5,000) or by imprisonment in a county jail for up to one year, or by both the fine and imprisonment.

⁶⁹ Per VC 27362(a)(1): "... fine not exceeding \$400"

⁷⁰ Per VC 40000.15: "Violation ... a misdemeanor and not an infraction."

⁷¹ Per VC 31404: "Any person who operates, or any owner or farm labor contractor who knowingly allows the operation of, a farm labor vehicle in violation of subdivision (b) or (d) of Section 31401 or Section 31402 or 31403 is guilty of a misdemeanor. When a person has been convicted of willfully violating those provisions, the person shall, in addition, be fined not less than \$1,000 for each violation, and no part of the fine may be suspended. If passengers are in the vehicle at the time of the violation, the person shall, in addition, be fined \$500 for each passenger, not to exceed a total of \$5,000 for each violation, and no part of this fine may be suspended. As used in this section, the terms 'knowingly' and 'willfully' have the same meaning as prescribed in Section 7 of the Penal Code."

⁷² Per VC 31402(b): "... fine of not less than \$1,000 and not more than \$5,000 No part of any fine imposed ... may be suspended."

⁷³ Per VC 32002(b): "... a violation of this subdivision shall be punished ... by a fine of not less than \$2,000"

⁷⁴ Per VC 40000.19: "Violation ... a misdemeanor and not an infraction."

⁷⁵ Per VC 40000.22(a): A violation of "subdivision (b) or (d) of Section 34501.12 ... relating to applications for inspections is a misdemeanor and not an infraction. ... (c) This section shall become operative on January 1, 2016"

⁷⁶ Per VC 40000.21: Violation "... a misdemeanor and not an infraction." Per VC 34501.3(c) : "For a violation of paragraph (2) of subdivision (a), a first offense is punishable by a fine of not more than \$1,000; a second offense by a fine of not more than \$2,500, and a third or subsequent offense by a fine of not more than \$5,000."

77 Per VC 40000.21: Violation "... a misdemeanor and not an infraction."

⁷⁸ Per VC 42001.3(b).

⁷⁹ Per VC 40000.21: Violation "... a misdemeanor and not an infraction."

⁸⁰ Per VC 40000.22(b): Violation "... a misdemeanor and not an infraction."

⁸¹ Per VC 40000.21: Violation "... a misdemeanor and not an infraction."

 82 Per VC 35784, the penalty for violation is as follows: \Box

"(e) A violation of equipment requirements contained in Division 12 (commencing with Section 24000), by any person operating a pilot car shall not be considered a violation of any terms or conditions of a special permit under subdivision (a); (f) (1) Any person convicted of a violation of the terms and conditions of a special permit shall be punished by a fine not exceeding \$500 or by imprisonment in the county jail for a period not exceeding six months, or by both that fine and imprisonment. (2) In addition, if the violation involves weight in excess of that authorized by the permit, an additional fine shall be levied as specified in Section 42030 on the amount of weight in excess of the amount authorized by the permit."

Section Z	Offense	Base State Fine PA*	County DNA Co PA*/10 PA* PA	Surcharge* Surcharge	EMS & Fine PA*/1 L & Surchar 0 E Subtota	aurt ght **
		10/10	7 5/10	5 20%	b 2 4	40 30 1
			4	0 1		1 . 1

⁸³ Per VC 35784.5(a): "Any person convicted of transporting an extralegal load on a highway, or causing or directing the operation of or driving on a highway any vehicle or combination of vehicles for which a permit is required pursuant to this article, without having obtained a permit issued in accordance with this article, shall be punished by a fine not exceeding \$500 or by imprisonment in the county jail for a period not exceeding six months, or by both that fine and imprisonment. (b) If the violation involves excess weight, an additional fine shall be levied as specified in Section 42030 on the amount of weight in excess of that authorized pursuant to this chapter."

⁸⁴ Fine specified by VC 42030. Per VC 40000.23: "Violation ... a misdemeanor and not an infraction."

⁸⁵ Per VC 38316(b): "... fine of not less than \$50"

⁸⁶ Fine of: "... not less than \$100 nor more than \$1,000"

⁸⁷ Fine of: "... not more than \$1,000"

88 Per VC 4000.24, violation is: "... a misdemeanor and not an infraction"

⁸⁹ Fine of "... not more than \$10,000."

⁹⁰ Per VC 40000.25: "Violation ... a misdemeanor and not an infraction."

⁹¹ Per VC 40008(a): "... shall be punished by imprisonment in a county jail for not more than six months and by a fine of not more than \$2,500."

92 Per VC 40008(b): " ... shall be punished by imprisonment in a county jail for not more than one year and by a fine of not more than \$5,000."

93 Per VC 40000.25: "Violation ... a misdemeanor and not an infraction."

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV)

					(venic	ie Code)												
Section		Notes Leviel	Offense	Base Fine		County PA*/10		Court PA* /10	Surcharge*	EMS PA* /10	1AT P	Fine Surcharg e & PA Subtotal	Court OPS	Conv.Assess)	TAP Fee	Cate gory Bail ** Bail	DMV Points
					10/10	7	5/10	5	20%	2	4		40		1	0		
21367	(b,c)]	Failure to Obey Traffic Control/Devices at Construction Site	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1
21451	(a,b)]	["Green" Signal–Vehicular Responsibilities	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1
21453	(a,c)]	["Red" Signal–Vehicular Responsibilities	135	140	98	70	70	27	28	4	572	40	35	1	0	648 4b	1
21453	(b)]	I "Red" Signal–Vehicular Responsibilities With Right Turn	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1
21454	(c)]	Lane Use–Red Control Signals	135	140	98	70	70	27	28	4	572	40	35	1	0	648 4b	1
21454	(d)]	I Lane Use–Flashing Yellow Control Signals	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1
21455]	[Traffic Control Signal at Other Than Intersection	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1
21457	(a)]	Actions Required at Flashing Red Signals	135	140	98	70	70	27	28	4	572	40	35	1	0	648 4b	1
21457	(b)]	Actions Required at Flashing Yellow Signals	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1
21460	(a-c)]	Improper Turn Over Double Lines Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1
21460.5	5 (c)]	I Improper Turn From Two-Way Left-Turn Lane	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1
21461	(a)]	Driver Failure to Obey Signs/Signals	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1
21462]	Disobedience of Driver or Streetcar Motorman to Traffic Control Signal s	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1
21464	(a)]	Unauthorized Interference With Traffic Device Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	0
21464	(b)]	Unauthorized Use of Traffic Interference Device	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	0
21464	(c)]	Unauthorized Possession of Traffic Interference Device	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	0
21464	(e)]	Willful Interference With Traffic Device or Willful Use, Possession, or Distribution of Traffic Interference Device That Does Not Result in Injury	535	540	378	270	270	107	108	4	2212	40	35	1	0	2288 4b	0
21466.5	5]	[Light Impairing Driver's Vision Prohibited	35	40	28	20	20	7	8	4	162	40	35	1	0	238 1b	0
21650]	Failure to Keep to Right Side of Road	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2b	1

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV)

					(venic	ie Code)													
Section		Notes Level	Offense	Base Fine		County PA*/10		Court PA* /10	Surcharge*	EMS PA* /10	AT P	Fine Surcharg e & PA Subtotal	Court OPS	Conv.Assess	Night Court	TAP Fee	Total Bail ** C	Calegory DMV Points	
Section		Ан	onense	Time	10/10		5/10	5	20%	2		Subtotui	40	0	1	0	Dun		-
21651	(a)	Ι	Driving Across Dividing Section on Freeway Prohibited	70	70	49		35	14	14		291		35		0	367 2	b'	1
21652		Ι	Improperly Entering Highway From Service Road	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	'b	1
21654	(a)	Ι	Slow-Moving Vehicles–Keep to Right Edge of Roadway	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	'b	1
21655	(b)	Ι	Failure to Use Designated Lanes	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b	1
21655.5	(b)	Ι	Improper Use of Preferential Lanes	135	140	98	70	70	27	28	4	572	40	35	1	0	648 4	łb	0
21655.8	(a)	Ι	Driving Over Double Lines of Preferential Lanes	135	140	98	70	70	27	28	4	572	40	35	1	0	648 4	b	1
21656		Ι	Failure of Slow-Moving Vehicles to Turn Out	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	'b	1
21657		Ι	Driving Against One-Way Traffic Patterns	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	'b	1
21658	(a,b)	Ι	Lane Straddling/Failure to Use Specified Lanes	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2Ь	1
21659		Ι	Unsafe Driving on Three-Lane Highway	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	!b	1
21660		Ι	Failure of Approaching Vehicles to Pass to the Right	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	'b	1
21661		Ι	Right-of-Way Rule–Narrow Grades	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b	1
21662	(a,b)	Ι	Mountains–Keep to Right–Use Horn	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	!b	1
21663		Ι	Driving on Sidewalk Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b	1
21664		Ι	Failure to Use Designated Freeway On-/ Off-ramp Properly	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	!b	1
21700		Ι	Load/Passengers Not to Obstruct Driver's View	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	'b	1
21703		Ι	Following Too Closely Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b	1
21704	(a)	Ι	Trucks/Trailers Following Too Closely Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	'b	1
21705		Ι	Caravans Following Too Closely Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	.b	1
21706		Ι	Following Emergency Vehicles Too Closely Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	'b	1

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV)

					(venic	ie Coue)													
Section		Notes Level	Offense	Base Fine		County PA*/10		Court PA* /10	Surcharge*	EMS PA* /10	1AT P	Fine Surcharg e & PA Subtotal	Court OPS	Conv.Assess	Night Court	TAP Fee	Total Bail ** c	Calegory DMV Points	
		, , ,			10/10	7	5/10	5	20%	2	4		40	-	1	0			<u> </u>
21706.5	(b)	Ι	Operation of Vehicle in Unsafe Manner in an Emergency Incident Zone	105	110	77		55	21	22	4	449	40	35	1	0	525 4	lb :	1
21707		Ι	Driving Within 300 Feet of Fire Areas Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b	1
21708		Ι	Running Over Unprotected Fire/Chemical Hose Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b (0
21709		Ι	Driving Within Safety Zone Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b :	1
21710		Ι	Coasting in Neutral on Downgrade Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b (0
21711		Ι	Whipping or Swerving Towed Vehicle Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b :	1
21712	(a)	Ι	Allowing Riding on Portion of Vehicle Not Designed for Passenger Use Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b [1
21712	(b)	Ι	Unlawful Riding on Vehicle Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	:b (0
21712	(c)	Ι	Driver Permitting Riding in Trunk of Vehicle	135	140	98	70	70	27	28	4	572	40	35	1	0	648 4	lb 1	1
21712	(d)	Ι	Riding in Trunk of Vehicle	135	140	98	70	70	27	28	4	572	40	35	1	0	648 4	b (0
21712	(g)	Ι	Towing Trailer Coach, Camp Trailer, or Trailer Carrying Vessel That Contains Passenger	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b	1
21712	(h)	Ι	Driving While Towing Person Riding on Motorcycle, Motorized Bicycle, Bicycle, Coaster, Roller Skates, Sled, Skis, or Toy Vehicle	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b 1	1
21714	(a)	Ι	Use of Three-Wheeled Vehicle in HOV Lane	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b	1
21714	(b)	Ι	Use of Three-Wheeled Vehicle in Lane Adjacent to Striping or Area Between Two or More Vehicles Traveling in Adjacent Traffic Lanes	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b	1
21715	(a,b)	Ι	Exceeding Passenger Vehicle Towing Combination Limits	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b :	1
21720		Ι	Unlawful Operation of Pocket Bike	35	40	28	20	20	7	8	4	162	40	35	1	0	238 2	b (0

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV)

						(venic	ie Code)													
Section		Notes	Level	Offense	Base Fine		County PA*/10		Court PA* /10	Surcharge*	EMS PA* /10	1AT P	Fine Surcharg e & PA Subtotal	Court OPS	Conv.Assess	Night Court	TAP Fee	Total Bail ** C		DIM V POINTS
						10/10	7	5/10	5	20%	2	4		40		1	0			
21750			I	Overtaking and Passing Unsafely	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b	1
21751			I	Passing Without Sufficient Clearance	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b	1
21752	(a,b,d)		Ι	Driving Left of Center Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b	1
21752	(c)		Ι	Driving Left of Center–Within 100 Feet or When Traversing Railroad Grade Crossing–Prohibited	135	140	98	70	70	27	28	4	572	40	35	1	0	648 4	ŀb	1
21753			I	Failure to Yield to Overtaking Vehicle	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b	1
21754	(a-e)		I	Improper Passing on Right Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b	1
21755			Ι	Unsafe Passing on Right Shoulder	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b	1
21758			I	Unsafe Passing on Grades Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b	1
21760	(b)	1	Ι	Overtaking or Passing Bicycle Unsafely	70	70	49	35	35	14	14	4	291	40	35	1	0	367 4	b	1
21760	(b)	1	Ι	Causing Bodily Injury to a Bicycle Operator From Collision While Overtaking or Passing Bicycle Unsafely	255	260	182	130	130	51	52	4	1064	40	35	1	0	1140 4	ŀb	1
21760	(c)	1	Ι	Overtaking or Passing Bicycle at Distance of Less Than Three Feet	70	70	49	35	35	14	14	4	291	40	35	1	0	367 4	b	1
21760	(c)	1	Ι	Causing Bodily Injury to a Bicycle Operator From Collision While Overtaking or Passing Bicycle at Distance of Less Than Three Feet	255	260	182	130	130	51	52	4	1064	40	35	1	0	1140 4	ŀb	1
21760	(d)	1	Ι	Overtaking or Passing Bicycle Without Slowing to Reasonable Speed	70	70	49	35	35	14	14	4	291	40	35	1	0	367 4	b	1
21760	(d)	1	Ι	Causing Bodily Injury to a Bicycle Operator From Collision While Overtaking or Passing Bicycle Without Slowing to Reasonable Speed	255	260	182	130	130	51	52	4	1064	40	35	1	0	1140 4	ŀb	1
21800	(a-c)		Ι	Violation of Right-of-Way/Uncontrolled Intersection	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	2b	1
21800	(d)(1,2)	Ι	Violation of Right-of-Way/Controlled Intersection With Inoperative Control Signals	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b?	1
21801	(a,b)		Ι	Violation of Right-of-Way-Left Turn	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b	1
21802	(a,b)		Ι	Violation of Right-of-Way–Entering Through Highway	70	70	49	35	35	14	14	4	291	40	35	1	0	367 2	b?	1
				8B ··· J																01

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV)

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Section		Notes Level	Offense	Base Fine		County PA*/10		Court PA* /10	Surcharge*	EMS PA* /10	1AT P	Fine Surcharg e & PA Subtotal	Court OPS	Conv.Assess)	TAP Fee	Total Bail **	Category	DMV Points
					10/10		5/10	5	20%	2			40	•	1	0		<u> </u>	
21803	(a,b)	Ι	Violation of "Yield" Sign	70	70	49		35	14	14	4	291	40	35	1	0	367	2b	1
21804	(a,b)	Ι	Entering Highway From Alley or Driveway	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
21806	(a,b)	Ι	Failure to Yield to Emergency Vehicle	135	140	98	70	70	27	28	4	572	40	35	1	0	648	4b	1
21807		Ι	Driving Authorized Emergency Vehicle Without Due Regard for Safety of Persons and Property	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
21809	(a)	Ι	Failure to Slow Down or Change Lane When Approaching and Passing Stationary Emergency Vehicle or Tow Truck Displaying Specific Lights	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22100	(a,b)	Ι	Turn at Intersection From Wrong Position	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22100.5		Ι	U-Turn at Controlled Intersection	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22101	(d)	Ι	Violating Special Traffic Control Markers	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22102		Ι	Illegal U-Turn in Business District	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22103		Ι	Illegal U-Turn in Residential District	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22104		Ι	Illegal U-Turn Near Fire Station	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22105		Ι	Illegal U-Turn on Highway Without Unobstructed View	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22106		Ι	Unsafe Starting or Backing on Highway	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22107		Ι	Unsafe Turn or Lane Change Prohibited	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22108		Ι	Signal Required Before Turning or Changing Lanes	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22109		Ι	Sudden Stopping Without Signaling	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22110	(a,b)	Ι	Hand/Lamp Signal Not Given	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22348	(b)	Ι	Speeding Over 100 MPH Prohibited	235	240	168	120	120	47	48	4	982	40	35	1	0	1058	4b	2
22348	(c)	Ι	Failure of Vehicles Subject to VC 22406 to Use Designated Lane	70	70	49	35	35	14	14	4	291	40	35	1	0	367	2b	1
22349	(a)	Ι	Exceeding Maximum Speed Limit of 65 MPH				[See S	Speed C	Chart]									4b	1

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV)

					(venic	le Coue													
Section		Notes	Offense	Base Fine		County PA*/10		Court PA* /10	Surcharge*	EMS PA* /10	IAT P	Fine Surcharg e & PA Subtotal	Court OPS	Conv.Assess	Night Court	TAP Fee	Total Bail **	Category	DMV Points
					10/10	7	5/10	5	20%				40		1	0			<u> </u>
22349	(b)		I Exceeding Maximum Speed Limit of 55 MPH on a Two-Lane Undivided Highway					Speed C							-			4b	1
22350			I Unsafe Speed for Prevailing Condition				[See	Speed C	[hart]									4b	1
22351	(a,b)		I Driving in Excess of Prima Facie Speed Limits Established in VC 22352				[See	Speed C	'hart]									4b	1
22352	(a)(1)		I Operating Vehicle in Excess of 15 MPH at Railroad Crossing				[See	Speed C	[hart]									4b	1
22352	(a)(2)		I Operating Vehicle in Excess of 15 MPH at Freeway Intersection With No Clear Field of Vision				[See	Speed C	[hart]									4b	1
22352	(a)(3)		I Operating Vehicle in Excess of 15 MPH on Any Alley				[See	Speed C	[hart]									4b	1
22352	(b)(1)		I Operation Vehicle in Excess of 25 MPH in Business District				[See	Speed C	'hart]									4b	1
22352	(b)(2)		I Operating Vehicle in Excess of 25 MPH by School				[See	Speed C	'hart]									4b	1
22352	(b)(3)		I Operating Vehicle in Excess of 25 MPH by Senior Center				[See	Speed C	'hart]									4b	1
22354			I Failure to Abide by Speed Limits Set by the State Department of Transportation (DOT) on State Highways				[See	Speed C	[hart]									4b	1
22355			I Failure to Abide by Variable Speed Limits Set by the State Department of Transportation (DOT)				[See	Speed C	'hart]									4b	1
22357	7		I Violation of Prima Facie Local Speed Limit				[See	Speed C	'hart]									4b	1
22358	3		I Violation of Local Speed Limit				[See	Speed C	[hart]									4b	1
22358.3	5		I Violation of Local Speed Limit on Narrow Street				[See	Speed C	[hart]									4b	1
22358.4	ŀ		I Violation of Prima Facie Local Speed Limit				[See	Speed C	[hart]									4b	1
22360)		I Violation of Local Speed Limits Between Business and Residence Districts				[See	Speed C	[hart]									4b	1

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV)

					(venic	ie Coue)													
Section		Notes Level	Offense	Base Fine		County PA*/10		Court PA* /10	Surcharge*	EMS PA* /10	IAT P	Fine Surcharg e & PA Subtotal	Court OPS	Conv.Assess)	TAP Fee	Total Bail **	Category	DMV Points
					10/10	7	5/10	5	20%	2	4		40		1	0			
22361	l	Ι	Violation of Speed Limit on Multiple Lane Highways					Speed C		_	-				-	Ĩ		4b	1
22362	2	Ι	Violation of Speed Limit Surrounding Special Work Crews				[See	Speed C	hart]									4b	1
22363	3	Ι	Violation of DOT or Local Speed Limit Set for Snow or Ice				[See	Speed C	hart]									4b	1
22364	1	Ι	Violation of Speed Limit Set by DOT on State Highways				[See	Speed C	hart]									4b	1
22406	(a)	Ι	Truck or Tractor 1–9 MPH Over 55 MPH Limit	85	90	63	45	45	17	18	4	367	40	35	1	0	443	3 4b	1
22406	(a)	Ι	Truck or Tractor 10 MPH or More Over 55 MPH Limit	135	140	98	70	70	27	28	4	572	40	35	1	0	648	8 4b	1
22407		Ι	Posted Speed for Designated Vehicles–In Excess of Speed Limit by 10 MPH or More	135	140	98	70	70	27	28	4	572	40	35	1	0	648	8 4b	1
22409		Ι	Speed Limit for Solid Tire Vehicle				[See	Speed C	[hart]									4b	1
22410		Ι	Exceeding Speed Limit for Metal Tire Vehicles	70	70	49	-	35	14	14	4	291	40	35	1	0	367	7 2b	1
22413		Ι	Violation of Speed Limit Set by Local Authority for Steep Grades				[See	Speed C	hart]									4b	1
22450	(a)	Ι	Failure to Stop at Stop Sign	70	70	49	35	35	14	14	4	291	40	35	1	0	367	7 2b	1
22450	(b)	Ι	Failure to Stop at Stop Sign at Railroad Grade Crossing	135	140	98	70	70	27	28	4	572	40	35	1	0	648	8 4b	1
22451	(a,b)	Ι	Failure to Stop for Train Signals/Closed Gates	135	140	98	70	70	27	28	4	572	40	35	1	0	648	8 4b	1
22452	(b)	Ι	Failure of Certain Vehicles to Stop at Railroad Crossings	135	140	98	70	70	27	28	4	572	40	35	1	0	648	8 4b	1
22452	(c)	Ι	Failure of Commercial Vehicle to Stop at Railroad Crossings	135	140	98	70	70	27	28	4	572	40	35	1	0	648	8 4b	1
22454	(a)	Ι	Passing School Bus With Flashing Signals	185	190	133	95	95	37	38	4	777	40	35	1	0	853	3 4b	1
22455	(a)	Ι	Vending From Vehicle Without Coming to a Complete Stop or Parking the Vehicle Lawfully	70	70	49	35	35	14	14	4	291	40	35	1	0	367	7 2b	0

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV)

					(venic	le Code)												
Section		Notes	J. Offense	Base Fine		County PA*/10		Court PA* /10	Surcharge*	EMS PA* /10	IAT P	Fine Surcharg e & PA Subtotal	Court OPS	Conv.Assess)	TAP Fee	Cate Dold Bail ** lia	DMV Points
		<u> </u>	R		10/10		5/10		20%	2	4		40	<u> </u>	1	0	0	
22456	(e)(1-	3)	I Vending From an Ice Cream Truck Under Prohibited Conditions	70	70	49	35	35	14	14	4	291		35	1	0	367 21	b 0
23109	(c)	2	I Engaging In/Abetting Exhibition of Speed Prohibited	110	110	77	55	55	22	22	4	455	40	35	1	0	531 21	b 2
23154	(a)		I Driving With Blood Alcohol Level of .01 or Greater While on Probation for Violation of VC 23152 or VC 23153	105	110	77	55	55	21	22	4	449	40	35	1	0	525 31	o 0
23220	(a)		I Drinking Alcoholic Beverage, Smoking or Ingesting Marijuana Product While Driving Off-Highway Prohibited	105	110	77	55	55	21	22	4	449	40	35	1	0	525 31	o 0
23221	(a)		I Drinking Alcoholic Beverage, Smoking or Ingesting Marijuana Product by Driver Prohibited	105	110	77	55	55	21	22	4	449	40	35	1	0	525 31	o 1
23221	(b)		I Drinking Alcoholic Beverage, Smoking or Ingesting Marijuana Product by Passenger Prohibited	105	110	77	55	55	21	22	4	449	40	35	1	0	525 31	o 0
23222	(a)		I Possession of Open Container While Driving Prohibited	105	110	77	55	55	21	22	4	449	40	35	1	0	525 31	b 1
23222	(b)		I Possession of Open Container of Cannabis by Driver	105	110	77	55	55	21	22	4	449	40	35	1	0	525 31	b 1
23223	(a)	3	I Possession of Open Container by Driver Prohibited	105	110	77	55	55	21	22	4	449	40	35	1	0	525 31	b 0
23223	(b)	3	I Possession of Open Container by Passenger Prohibited	105	110	77	55	55	21	22	4	449	40	35	1	0	525 31	b 0
23225	(a)(1)	3	I Storage of Open Container Restricted	105	110	77	55	55	21	22	4	449	40	35	1	0	525 3t	b 0
23226	(a)		I Storage by Driver of Open Container in Passenger Compartment Prohibited	105	110	77	55	55	21	22	4	449	40	35	1	0	525 31	b 0
23226	(b)		I Storage by Passenger of Open Container in Passenger Compartment Prohibited	105	110	77	55	55	21	22	4	449	40	35	1	0	525 31	b 0
22406.1			M Maximum Speed for Commercial Vehicles– In Excess of Speed Limit by 15 MPH or More	600	600	420	300	300	120	120	4	2464	40	30	1		2535	1.5
23103	(a,b)		M Reckless Driving	290	290	203	145	145	58	58	4	1193	40	30	1		1264	2
23104	(a)		M Reckless Driving–Bodily Injury	700	700	490	350	350	140	140	4	2874	40	30	1		2945	2

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV)

					(venic	ie Code)												
Section	Notes	Level	Offense	Base Fine		County PA*/10		Court PA* /10	Surcharge*	EMS PA* /10	1AT P	Fine Surcharg e & PA Subtotal	Court OPS	Conv.Assess	Night Court	TAP Fee	Total Bail **	Category DMV Points
					10/10	7	5/10	5	20%	2	4		40		1	0		
23104	(b)	М	Reckless Driving–Great Bodily Injury	1000	1000	700	500	500	200	200	4	4104	40	30	1		4175	2
23105	(a)	Μ	I Reckless Driving–Specific Injury	1500	1500	1050	750	750	300	300	4	6154	40	30	1		6225	2
23109	(a)	М	I Engaging in Speed Contests Prohibited	720	720	504	360	360	144	144	4	2956	40	30	1		3027	2
23109	(b)	М	Abetting Speed Contest Prohibited	200	200	140	100	100	40	40	4	824	40	30	1		895	1
23109	(c)	Μ	I Engage In/Abet Exhibition of Speed Prohibited	200	200	140	100	100	40	40	4	824	40	30	1		895	2
23109	(d)	М	I Placing Barricades or Obstructions Prohibited	200	200	140	100	100	40	40	4	824	40	30	1		895	1
23109	(e)(2) ⁴	М	I Engaging in Speed Contest and Causing Bodily Injury	1000	1000	700	500	500	200	200	4	4104	40	30	1		4175	2
23109.1	l	Μ	I Engaging in Speed Contest–Specific Injury	1500	1500	1050	750	750	300	300	4	6154	40	30	1		6225	2
23152	(a,b)	М	I Driving Under Influence of Alcohol	780	780	546	390	390	156	156	4	3202	40	30	1		3273	2
23152	(c)	М	I Driving While Addicted to Drug	780	780	546	390	390	156	156	4	3202	40	30	1		3273	2
23152	(d)	Μ	I Driving Commercial Vehicle Under Influence of Alcohol	900	900	630	450	450	180	180	4	3694	40	30	1		3765	3
23152	(e)		Driving a Motor Vehicle When a Passenger for Hire Is a Passenger in the Vehicle at the Time of the Offense with a .04 or Higher BAC.	780	780	546	390	390	156	156	4	3202	40	30	1		3273	2
23152	(f)	Μ	I Driving Under Influence of Drug	780	780	546	390	390	156	156	4	3202	40	30	1		3273	2
23152	(g)	Μ	I Driving Under Influence of Alcohol and Drug	780	780	546	390	390	156	156	4	3202	40	30	1		3273	2
23153	(a,b)	Μ	I Driving Under Influence of Alcohol While Causing Injury	1000	1000	700	500	500	200	200	4	4104	40	30	1		4175	2
23153	(d)	Μ	I Driving Commercial Vehicle Under Influence of Alcohol While Causing Injury	1000	1000	700	500	500	200	200	4	4104	40	30	1		4175	3
23153	(e)		Driving a Motor Vehicle When a Passenger for Hire Is a Passenger in the Vehicle at the Time of the Offense with a .04 or Higher BAC and Causing Injury.	1000	1000	700	500	500	200	200	4	4104	40	30	1		4175	2

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV)

(Vehicle Code)

Section		Notes Level	Offense	Base Fine	State	County PA*/10	DNA PA*	Court PA* /10	Surcharge*	EMS PA* /10	AAT P	Fine Surcharg e & PA Subtotal	Court OPS	Conv.Assess	Night Court	TAP Fee	Total Bail **	Category DMV Points	
					10/10	7	5/10	5	20%	2	4		40		1	0			
23153	(f)		ing Under Influence of Drug While sing Injury	1,000	1,000	700.00	500	500	200	200	4	4,104.00	40	30	1		4,175.00	2	2
23153	(g)		ing Under Influence of Alcohol and g While Causing Injury	1,000	1,000	700.00	500	500	200	200	4	4,104.00	40	30	1		4,175.00	2	2
23224	(a,b)		ession of Alcohol by Minor hibited	200	200	140.00	100	100	40	40	4	824.00	40	30	1		895.00) (0

Notes

¹ Per VC 21760(f): "operative on September 16, 2014."

² Per PC 19.8: VC 23109(c) charged as an infraction is subject to fine "... not to exceed \$250"

³ Per VC 40000.20: a third or subsequent violation relating to "a driver of any vehicle used to provide transportation services on a prearranged services, operating under a valid certificate or permit pursuant to the Passenger Charter-party Carriers' Act (Chapter 8 (commencing with Section 5351) of Division 2 of the public Utilities Code), is a misdemeanor.

⁴ Per VC 23109(e)(2): "punishable by imprisonment in a county jail for not less than 30 days nor more than six months or by a fine of not less than \$500 nor more than \$1000, or by both the fine and imprisonment."

TRAFFIC INFRACTION FIXED PENALTY SCHEDULE

(*See Preface, Sections III and IV.C.2) (**See Preface, Section IV) (Vehicle Code)

ENHANCED PENALTY SPEED CHART AMOUNTS PER VEHICLE CODE SECTION 42009 VIOLATIONS COMMITTED IN HIGHWAY CONSTRUCTION OR MAINTENANCE AREA (FOR ALL SPEED LIMITS)

MPH Over Limit	Bail	State PA* 10/10	County PA*/10 7	DNA PA* 5/10	PA* PA*/10 💆		EMS PA* /10 2	МАТ	Fine Surcharge & PA Subtotal	40 Court OPS	Conv.Assess.	L Night Court	TAP Fee 0	Total Bail **
1–15	\$70	\$70	\$49	\$35	\$35	\$14	\$14	\$4	\$291	\$40	\$35	\$1	\$0	\$367
16–25	\$105	\$110	\$77	\$55	\$55	\$21	\$22	\$4	\$449	\$40	\$35	\$1	\$0	\$525
26 and over 1	\$135	\$140	\$98	\$70	\$70	\$27	\$28	\$4	\$572	\$40	\$35	\$1	\$0	\$648

¹ Per VC 42000.5: "Every person convicted of an infraction for a violation of Section 22350, 22406, or 22407 while operating a bus, motor truck, or truck tractor having three or more axles, or any motor truck or truck tractor drawing any other vehicle, shall be punished by a fine not exceeding \$100 for a first conviction, except that if a person has exceeded the specified speed limit by 10 miles per hour or more, the fine shall not exceed \$200 for a first conviction and not exceeding \$300 for a second or subsequent conviction."

	(see I relace, se		III anu	IV.C.	3)(500 110	erace,	Section	1 I V)		70					
				County		Court	Surcharge*	EMS	Ъ	Fine Surcharge)PS	Conv.Assess	Court			Ŋ	DMV Points
Vehicle Code	se le	Base	State	2	DNA		shar	PA*	ΑT	& PA	цС	V.A	nt C	TAP	Total Bail	10 20	ΥF
Section	Notes Cotes Offense	Fine	PA*	/10	PA*	/10	Surc	/10	_	Subtotal	Court	Con	Night	Fee	**	Category	MC
			10/10	7		5	20%	2			40	<u> </u>	1	0		<u> </u>	<u> </u>
21650	I Failure to Keep to Right Side of Road	70	40	28		20	14	8	4	204		35	1	0		2b	1
21651 (a)	I Driving Across Dividing Section on Freeway Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21652	I Improperly Entering Highway From Service Road	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21654 (a)	I Slow-Moving Vehicles Keep to Right Edge of Roadway	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21655 (b)	I Failure to Use Designated Lanes	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21655.5 (b)	I Improper Use of Preferential Lanes	135	100	70	50	50	27	20	4	456	40	35	1	0	532	4b	0
21655.8 (a)	I Driving Over Double Lines of Preferential Lanes	135	100	70	50	50	27	20	4	456	40	35	1	0	532	4b	1
21656	I Failure of Slow-Moving Vehicles to Turn Out	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21657	I Driving Against One-Way Traffic Patterns	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21658 (a,b)	I Lane Straddling/Failure to Use Specified Lanes	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21659	I Unsafe Driving on Three-Lane Highway	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21660	I Failure of Approaching Vehicles to Pass to the Right	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21661	I Right-of-Way Rule-Narrow Grades	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21662 (a,b)	I Mountains-Keep to Right-Use Horn	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21663	I Driving on Sidewalk Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21664	I Failure to Use Designated Freeway On-/ Off-ramp Properly	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21700	I Load/Passengers Not to Obstruct Driver's View	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21703	I Following Too Closely Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21704 (a)	I Trucks/Trailers Following Too Closely Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21705	I Caravans Following Too Closely Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1

	("See Freiace	e, sections	III anu	IV.C.	3) (,	See Fr	erace,	Section	1 1 V)		~					
Vehicle Code	ecs	Base		County PA*		Court PA*	Surcharge*	EMS PA*	EMAT PA*	Fine Surcharge & PA Subtotal	urt OPS	Conv.Assess	ht Court	ТАР	Total Bail	Category	DMV Points
Section	S C S S S S S S S S S S S S S S S S S S	Fine	PA*	/10	PA*	/10	Sur	/10	EM	Subtotal	Cot	Cor	Night (Fee	**	Cat	DM
			10/10	7	5/10	5	20%	2	4		40		1	0			
21706	I Following Emergency Vehicles Too Closely Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21706.5 (b)	I Operation of Vehicle in Unsafe Manner an Emergency Incident Zone	in 105	70	49	35	35	21	14	4	333				0	409	2b	1
21707	I Driving Within 300 Feet of Fire Areas Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21708	I Running Over Unprotected Fire/Chemic Hose Prohibited		40	28		20	14	8	4	204	40	35	1	0			0
21709	I Driving Within Safety Zone Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21710	I Coasting in Neutral on Downgrade Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	0
21711	I Whipping or Swerving Towed Vehicle Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21712 (a)	I Allowing Riding on Portion of Vehicle Not Designed for Passenger Use Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21712 (c)	I Driver Permitting Riding in Trunk of Vehicle	135	100	70	50	50	27	20	4	456	40	35	1	0	532	4b	1
21712 (d)	I Riding in Trunk of Vehicle	135	100	70	50	50	27	20	4	456	40	35	1	0	532	4b	0
21712 (g)	I Towing Trailer Coach, Camp Trailer, or Trailer Carrying Vessel That Contains Passenger	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21712 (h)	I Driving While Towing Person Riding or Mortorcycle, Motorized Bicycle, Bicycle Coaster, Roller Skates, Sled, Skis, or Toy Vehicle		40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21714 (a)	I Use of Three-Wheeled Vehicle in HOV Lane	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21714 (b)	I Use of Three-Wheeled Vehicle in Lane Adjacent to Striping or Area Between To or More Vehicles Traveling in Adjacent Traffic Lanes		40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21715 (a,b)	I Exceeding Passenger Vehicle Towing Combination Limits	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1

		(See I relace, se	cuons	III allu	IV.C.	5)(500 110	erace,	Section)		~					~
					C		C	åe *	EM C	₽A*	Fine	OPS	Conv.Assess	Court			y	DMV Points
	s –	-	р		County		Court	har	EMS	Ľ	Surcharge	t O	Υ.A	t C	Т 4 D	T (1 D '1	gor	∕ Þ
Vehicle Code Section	Notes Level	Offense	Base Fine	State PA*	PA* /10	DNA PA*	PA* /10	Surcharge*	PA* /10	EMAT	& PA Subtotal	Court	onv	Night	TAP Fee	Total Bail **	Category	M
Section	2-	Ollelise	THIC	10/10	710		5	20%	2	<u>щ</u> 4	Subiolai	40	0	<u>Z</u> 1	0		0	
21716	Ι	Golf Cart Operation Restricted	70	40	28		20	14	8	4	204		35	-	0		2b	0
21717	Ι	Turning Across Bicycle Lane	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21720	Ι	Unlawful Operation of Pocket Bike	35	30	21	0	15	7	0	4	112	40	35	1	0	188	1b	0
21750	Ι	Overtaking and Passing Unsafely	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21751	Ι	Passing Without Sufficient Clearance	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21752 (a,b,d)	Ι	Driving Left of Center Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21752 (c)	Ι	Driving Left of Center–Within 100 Feet or When Traversing Railroad Grade Crossing–Prohibited	135	100	70	50	50	27	20	4	456	40	35	1	0	532	4a	1
21753	Ι	Failure to Yield to Overtaking Vehicle	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21754	Ι	Improper Passing on Right Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21755	Ι	Unsafe Passing on Right Shoulder	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21758	Ι	Unsafe Passing on Grades Prohibited	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
21760 (b)	1 I	Overtaking or Passing Bicycle Unsafely	70	40	28	20	20	14	8	4	204	40	35	1	0	280	4b	1
21760 (b)	¹ I	Causing Bodily Injury to a Bicycle Operator From Collision While Overtaking or Passing Bicycle Unsafely	255	220	154	110	110	51	44	4	948	40	35	1	C	1024	4b	1
21760 (c)	1 I	Overtaking or Passing Bicycle at Distance of Less Than Three Feet	70	40	28	20	20	14	8	4	204	40	35	1	C	280	4b	1
21760 (c)	¹ I	Causing Bodily Injury to a Bicycle Operator From Collision While Overtaking or Passing Bicycle at Distance of Less Than	255	220	154	110	110	51	44	4	948	40	35	1	C	1024	4b	1
21760 (d)	1 I	Overtaking or Passing Bicycle Without Slowing to Reasonable Speed	70	40	28	20	20	14	8	4	204	40	35	1	0	280	4b	1
21760 (d)	¹ I	Causing Bodily Injury to a Bicycle Operator From Collision While Overtaking or Passing Bicycle Without Slowing to Reasonable Speed	255	220	154	110	110	51	44	4	948	40	35	1	C	1024	4b	1
22348 (b)	Ι	Speeding Over 100 MPH Prohibited	235	200	140	100	100	47	40	4	866	40	35	1	0	942	4b	2
22348 (c)	Ι	Failure of Vehicles Subject to VC 22406 to Use Designated Lane	70	40	28	20	20	14	8	4	204	40	35	1	C	280	2b	1

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Vehicle Co Section	ode	Notes Level	Offense	Base Fine		County PA* /10		Court PA* /10	Surcharge*	EMS PA* /10	1AT P	Fine Surcharge & PA Subtotal	Court OPS	Conv.Assess)	TAP Fee	Total Bail **	Category	DMV Points
		μH	0 110100		10/10		5/10	5	20%	2			40	<u> </u>	1	0		<u> </u>	<u> </u>
22349 (a))	Ι	Exceeding Maximum Speed Limit of 65 MPH		10/10			Speed C		-	•				•	Ū		4b	1
22349 (b))		Exceeding Maximum Speed Limit of 55 MPH on a Two-Lane Undivided Highway				[See S	Speed C	[hart]									4b	1
22350		Ι	Unsafe Speed for Prevailing Conditions				[See S	Speed C	[hart]									4b	1
22351 (a,	,b)	Ι	Driving in Excess of Prima Facie Speed Limits Established in VC 22352				[See S	Speed C	Chart]									4b	1
22352 (a))(1)	Ι	Operating Vehicle in Excess of 15 MPH at Railroad Crossing				[See S	Speed C	Chart]									4b	1
22352 (a))(2)		Operating Vehicle in Excess of 15 MPH at Freeway Intersection With No Clear Field of Vision				[See S	Speed C	[hart]									4b	1
22352 (a))(3)		Operating Vehicle in Excess of 15 MPH on Any Alley				[See S	Speed C	Chart]									4b	1
22352 (b))(1)	Ι	Operation Vehicle in Excess of 25 MPH in Business District				[See S	Speed C	[hart]									4b	1
22352 (b))(2)		Operating Vehicle in Excess of 25 MPH by School				[See S	Speed C	[hart]									4b	1
22352 (b))(3)		Operating Vehicle in Excess of 25 MPH by Senior Center				[See S	Speed C	Chart]									4b	1
22354			Failure to Abide by Speed Limits Set by the State Department of Transportation (DOT) on State Highways				[See S	Speed C	Chart]									4b	1
22355		Ι	Failure to Abide by Variable Speed Limits Set by the State Department of Transportation (DOT)				[See S	Speed C	[hart]									4b	1
22356 (b))	Ι	Exceeding Maximum Speed Limit of 70 MPH Where Posted				[See S	Speed C	[hart]									4b	1
22357			Violation of Prima Facie Local Speed Limit				[See S	Speed C	[hart]									4b	1
22358		Ι	Violation of Local Speed Limit				[See S	Speed C	[hart]									4b	1

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Vehicle Code Section	S To see	Base Fine		County PA* /10	DNA PA*	Court PA* /10	Surcharge*	EMS PA* /10	IAT P	Fine Surcharge & PA Subtotal	Court OPS	Conv.Assess	Night Court	TAP Fee	Total Bail **	Category	DMV Points
			10/10	7		5	20%	2			40	<u> </u>	1	0		<u> </u>	<u> </u>
22358.3	I Violation of Local Speed Limit on Narrow Street		10/10	,		Speed C		-	•		10		1	Ū		4b	1
22358.4	I Violation of Prima Facie Local Speed Limit				[See S	Speed C	[hart]									4b	1
22360	I Violation of Local Speed Limits Between Business and Residence Districts				[See S	Speed C	[hart]									4b	1
22361	I Violation of Speed Limit on Multiple Lane Highways				[See S	Speed C	Chart]									4b	1
22362	I Violation of Speed Limit Surrounding Special Work Crews				[See S	Speed C	Chart]									4b	1
22363	I Violation of DOT or Local Speed Limit Set for Snow or Ice				[See S	Speed C	[hart]									4b	1
22364	I Violation of Speed Limit Set by DOT on State Highways				[See S	Speed C	[hart]									4b	1
22400 (a,b)	I Minimum Speed Law–Impeding Traffic Flow	70	40	28	20	20	14	8	4	204	40	35	1	0	280	2b	1
22405 (a)	I Exceeding Maximum Posted Speeds on Bridge or in Tube or Tunnel				[See S	Speed C	Chart]									4b	1
22406 (a)	I Truck or Tractor 1–9 MPH Over 55 MPH Limit	85	50	35	25	25	17	10	4	251	40	35	1	0	327	4b	1
22406 (a)	I Truck or Tractor 10 MPH or More Over 55 MPH Limit	135	100	70	50	50	27	20	4	456	40	35	1	0	532	4b	1
22406 (b-f)	I Maximum Speed for Designated Vehicles	85	50	35	25	25	17	10	4	251	40	35	1	0	327	4b	1
22406 (b-f)	I Maximum Speed for Designated Vehicles–In Excess of Speed Limit by 10 MPH or More	135	100	70	50	50	27	20	4	456	40	35	1	0	532	4b	1
22406.5	I Driving Tank Vehicle at Excessive Speed	535	500	350	250	250	107	100	4	2096	40	35	1	0	2172	4b	1
22407	I Posted Speed for Designated Vehicles	85	50	35	25	25	17	10	4	251	40	35	1	0	327	4b	1
22407	I Posted Speed for Designated Vehicles– In Excess of Speed Limit by 10 MPH or More	135	100	70	50	50	27	20	4	456	40	35	1	0	532	4b	1
22409	I Speed Limit for Solid Tire Vehicle				[See S	Speed C	[hart]									4b	1

(*See Preface, Sections III and IV.C.3) (**See Preface, Section IV)

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Vehicle Code Section	S of C of Z of Z Offense	Base Fine		County PA* /10	DNA PA*	Court PA* /10	Surcharge*	EMS PA* /10	IAT P	Fine Surcharge & PA Subtotal	Court OPS	Conv.Assess	Night Court	TAP Fee	Total Bail **	Category	DMV Points
			10/10	7		5	20%	2			40		1	0		<u> </u>	<u> </u>
22410	I Exceeding Speed Limit for Metal Tire Vehicle	70	40	28	20	20	14	8				35	1	0		2b	1
22413	I Violation of Speed Limit Set by Local Authority for Steep Grades				[See S	Speed C	Chart]									4b	1
23109 (c)	I Engage in/Abet Exhibition of Speed Prohibited	110	80	56	40	40	22	16	4	368	40	35	1	0	444	2b	2
23154 (a)	I Driving With Blood Alcohol Level of .01 or Greater While on Probation for Violation of VC 23152 or VC 23153	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	0
23220 (a)	I Drinking Alcoholic Beverage, Smoking or Ingesting Marijuana Product While Driving Off-Highway Prohibited	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	0
23221 (a)	I Drinking Alcoholic Beverage, Smoking or Ingesting Marijuana Product by Driver Prohibited	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	1
23221 (b)	I Drinking Alcoholic Beverage, Smoking or Ingesting Marijuana Product by Passenger Prohibited	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	0
23222 (a)	I Possession of Open Container While Driving Prohibited	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	1
23222 (b)	I Possession of Open Container of Cannabis by Driver	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	1
23223 (a)	² I Possession of Open Container by Driver Prohibited	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	0
23223 (b)	I Possession of Open Container by Passenger Prohibited	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	0
23225 (a)(1)	² I Storage of Open Container While Driving Restricted	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	0
23226 (a)	I Storage by Driver of Open Container in Passenger Compartment Prohibited	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	0
23226 (b)	I Storage by Passenger of Open Container in Passenger Compartment Prohibited	105	70	49	35	35	21	14	4	333	40	35	1	0	409	3b	0

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Vehicle Code	Stevent Notes Core Stevent Notes	Base		County PA*		Court PA*	Surcharge*	EMS PA*	Г	Fine Surcharge & PA	Court OPS	Conv.Assess	Night Court	ТАР	Total Bail	Category DMV Points
Section	Ž J Offense	Fine	PA*	/10	PA*	/10		/10	EN	Subtotal	-	Co	Nig	Fee	**	Cat DN
22406.1	M Maximum Speed for Commercial Vehicles–In Excess of Speed Limit by 15 MPH or More	600	10/10 300	7 210		5 150	20% 120	2 60		1594	40 40	30	1 1	0	1665	1.5
23103 (a,b)	M Reckless Driving	290	150	105	75	75	58	30	4	787	40	30	1		858	2
23104 (a)	M Reckless Driving–Bodily Injury	700	350	245	175	175	140	70	4	1859	40	30	1		1930	2
23104 (b)	MReckless Driving–Great Bodily Injury	1000	500	350	250	250	200	100	4	2654	40	30	1		2725	2
23105 (a)	M Reckless Driving–Specific Injury	1500	750	525	375	375	300	150	4	3979	40	30	1		4050	2
23109 (a)	M Engaging in Speed Contests Prohibited	720	360	252	180	180	144	72	4	1912	40	30	1		1983	2
23109 (b)	M Abetting Speed Contest Prohibited	200	100	70	50	50	40	20	4	534	40	30	1		605	1
23109 (c)	M Engage In/Abet Exhibition of Speed Prohibited	200	100	70	50	50	40	20	4	534	40	30	1		605	2
23109 (d)	M Placing Barricades or Obstructions Prohibited	200	100	70	50	50	40	20	4	534	40	30	1		605	1
23109 (e)	M Engaging in Speed Contest and Causing Bodily Injury	1000	500	350	250	250	200	100	4	2654	40	30	1		2725	1
23109.1	M Engaging in Speed Contest–Specific Injury	1500	750	525	375	375	300	150	4	3979	40	30	1		4050	2
23152 (a,b)	M Driving Under Influence of Alcohol	780	390	273	195	195	156	78	4	2071	40	30	1		2142	2
23152 (c)	M Driving While Addicted to Drug	780	390	273	195	195	156	78	4	2071	40	30	1		2142	2
23152 (d)	M Driving Commercial Vehicle Under Influence of Alcohol	900	450	315	225	225	180	90	4	2389	40	30	1		2460	3
23152 (e)	M Driving a Motor Vehicle When a Passenger for Hire Is a Passenger in the Vehicle at the Time of the Offense with a .04 or Higher BAC.	780	390	273	195	195	156	78	4	2071	40	30	1		2142	2
23152 (f)	M Driving Under Influence of Drug	780	390	273	195	195	156	78	4	2071	40	30	1		2142	2
23152 (g)	M Driving Under Influence of Alcohol and Drug	780	390	273	195	195	156	78	4	2071	40	30	1		2142	2
23153 (a,b)	M Driving Under Influence of Alcohol While Causing Injury	1000	500	350	250	250	200	100	4	2654	40	30	1		2725	2
23153 (d)	M Driving Commercial Vehicle Under Influence of Alcohol While Causing Injury	1000	500	350	250	250	200	100	4	2654	40	30	1		2725	3

(*See Preface, Sections III and IV.C.3) (**See Preface, Section IV)

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Vehicle Code	offense	Base Fine	State PA*	County PA* /10	DNA PA*	Court PA* /10	Surcharge*	EMS PA* /10	IA	Fine Surcharge & PA Subtotal	ourt OPS	onv.Assess	Night Court	TAP Total Bail Fee **	ത് >	DMV Points
Section	Z Ä Offense	Time		/10		-				Subiolai	0	0	2	1.00	0 1	<u> </u>
			10/10	7	5/10	5	20%	2	4		40		1	0		
23153 (e)	M Driving a Motor Vehicle When a Passenger for Hire Is a Passenger in the Vehicle at the Time of the Offense with a .04 or Higher BAC and Causing Injury.	1000	500	350	250	250	200	100	4	2654	40	30	1	2725		2
23153 (f)	M Driving Under Influence of Drug While Causing Injury	1000	500	350	250	250	200	100	4	2654	40	30	1	2725		2
23153 (g)	M Driving Under Influence of Alcohol and Drug While Causing Injury	1000	500	350	250	250	200	100	4	2654	40	30	1	2725		2
23224 (a,b)	M Possession of Alcohol by Minor Prohibited	200	100	70	50	50	40	20	4	534	40	30	1	605		0

¹ Per VC 21760(f): "operative on September 16, 2014."

² Per VC 40000.20: a third or subsequent violation relating to "a driver of any vehicle used to provide transportation services on a prearranged services, operating under a valid certificate or permit pursuant to the Passenger Charter-party Carriers' Act (Chapter 8 (commencing with Section 5351) of Division 2 of the public Utilities Code), is a misdemeanor.

TRAFFIC INFRACTION FIXED PENALTY SCHEDULE (*See Preface, Sections III and IV.C.3) (**See Preface, Section IV) (Vehicle Code sections)

ENHANCED PENALTY SPEED CHART AMOUNTS PER VEHICLE CODE SECTION 42010⁻¹ VIOLATIONS COMMITTED IN SAFETY ENHANCEMENT–DOUBLE FINE ZONES (FOR ALL SPEED LIMITS)

MPH Over Limit	Bail	State PA*	County PA*/10	DNA PA*	Court Facility Const. PA*/10	Surcharge*	EMS PA*/10	EMAT PA*	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	TAP Fee	Total Bail **
		10/10	7	5/10	5	20%	2	4		40	35	1	0	
1–15	70	40	28	20	20	14	8	4	204	40	35	1	0	280
16–25	105	70	49	35	35	21	14	4	333	40	35	1	0	409
26 and over 2	135	100	70	50	50	27	20	4	456	40	35	1	0	532

¹ Per VC 42010(d)(2), any additional penalty, forfeiture, or assessment imposed by any other statute shall be based on the amount of the base fine before enhancement or doubling and shall not be based on the amount of the enhanced fine imposed per VC 42010.

² Per VC 42000.5: "... if a person has exceeded the specified speed limit by 10 miles per hour or more, the fine shall not exceed \$200 for a first conviction"

	Sectio	on	Notes Level	Offense	Base Fine	State PA* 10/10	County PA*/10 7	PA*		Surcharge*	EMS VALENA PA*/ LYME 10 2 4	& PA Subtotal	SdO Lourt OPS	• Conv. Assess	Total Bail Wight Contra Night X Night
				(Harbors and	Navigat	ion Code	e)								
131 133			² M	Obstructing Navigable Waters Discharging Oil	250 250	250 250	175 175	125 125	125 125	50 50	50 50	1025 1025	40	30 30	1095 1095
300 301				Willful Damage to or Setting Adrift a Vessel Under 10 Tons Willful Damage to or Setting Adrift a Vessel of 10	250 500	250 500	175 350	125 250	125 250	50 100	50 100	1025 2050		30 30	1095 2120
303 307		(a)	³ M ⁴ I	Tons or More Damage to or Setting Adrift Log/Lumber Raft Mooring to or Hanging on With a Vessel to Buoy	250 50	250 50	175 35	125 25	125 25	50 10	50 10	1025 205		30 35	1095 280
307	,	(b)	⁵ M	or Beacon Removing, Damaging, or Destroying Buoy or Beacon	250	250	175	125	125	50	50	1025	40	30	1095
308	;		5 M	Mooring to or Damaging Federal Buoy or Beacon	500	500	350	250	250	100	100	2050	40	30	2120
505	5.5	(b-c)	⁶ M	Obtaining Possession of Vessel by Fraud, Trick, or Device	250	250	175	125	125	50	50	1025	40	30	1095
525 571		(a)	⁷ I ⁸ M	Abandonment of Vessel Unlawful Taking or Possession of Wrecked	1000 250	1000 250	700 175	500 125	500 125	200 50	200 50	4100 1025		35 30	4175 1095
652 652		(c) (d)	⁹ I ¹⁰ M	Property Vessel Does Not Meet Standards Failure to Obey Termination Order	50 250	50 250	35 175	25 125	25 125	10 50	10 50	205 1025		35 30	280 1095
652 652	5	(c) (d)	¹¹ I ¹¹ I	Blue Light–Unauthorized Use Failure to Yield to Blue Light or Siren	50 50	50 50	35 35	25 25	25 25	10 10	10 10	205 205	40 40	35 35	280 280
652		(e)	¹¹ I	Failure of Cable Ferry Operator to Provide Clear Course for Law Enforcement	50	50	35	25	25	10	10	205		35	280
654 654		(b) (a)(1-3)	12 I 12 I	Improper Mufflers/Use of Cutouts Motorized Vessel–Noise Level	50 50	50 50	35 35	25 25	25 25	10 10	10 10	205 205	40 40	35 35	280 280

Sec	ction	Notes Level	Offense	Base Fine	State PA*	County PA*/10	PA*		Surcharge*	EMS [*] V PA*/ LW 10	Fine Surcharge & PA Subtotal	Court OPS	0	Night Court **
					10/10	7	5/10	5	20%	2 4		40	0	1
654.06		12 I	Motorized Vessel for Sale-Noise Level	50	50	35	25	25	10	10		40	35	280
655	(a)	13 I	Reckless or Negligent Operation by Riding on Bow, Gunwale, or Transom of Vessel Propelled by Machinery	50	50	35	25	25	10	10	205	40	35	280
655	(a)	14 M	Reckless or Negligent Operation	300	300	210	150	150	60	60	1230	40	30	1300
655	(b)	¹⁵ M	Reckless or Negligent Operation–Under Influence of Liquor or Drugs	650	650	455	325	325	130	130	2665	40	30	2735
655	(c)	¹⁵ M	Operation of Recreation Vessel or Manipulation of Skis/Aquaplane If Blood Alcohol .08 or More	500	500	350	250	250	100	100	2050	40	30	2120
655	(d)	¹⁵ M	Operation of Vessel Other Than Recreational Vessel If Blood Alcohol .04 or More	300	300	210	150	150	60	60	1230	40	30	1300
655	(e)	¹⁵ M	Operation of Vessel/Manipulation of Water Skis/Aquaplane and Addicted to Drug	300	300	210	150	150	60	60	1230	40	30	1300
655	(f)	¹⁶ M	Operation of Vessel/Manipulation of Water Skis/ Aquaplane While Under Influence of Alcohol or Any Drug	250	250	175	125	125	50	50	1025	40	30	1095
655.05		¹⁷ M	Violation of 24-hour Nonoperation of Vessel Order	250	250	175	125	125	50	50	1025	40	30	1095
655.2	(a)	18 I	Power Boats-Speed Restrictions	50	50	35	25	25	10	10	205	40	35	280
655.3		19 I	Equipment on Vessels	50	50	35	25	25	10	10	205	40	35	280
655.3		¹⁹ M	Use of Vessels	75	80	56	40	40	15	16	322	40	30	392
655.4		²⁰ M	Crew Member Under Influence of Liquor/Drugs Causes Death/Serious Injury	400	400	280	200	200	80	80	1640	40	30	1710
655.7	(a-d)	21 I	Operation of Personal Watercraft	50	50	35	25	25	10	10	205	40	35	280
656	(a)	²² M	Hit and Run/Assist at Collision	300	300	210	150	150	60	60	1230	40	30	1300
656	(d)	²² M	Accident or Collision Report Required	200	200	140	100	100	40	40	820	40	30	890
656.1		²² M	Operator of Vessel Involved in Accident Resulting in Property Damage	250	250	175	125	125	50	50	1025	40	30	1095

See	ction	Notes Level	Offense	Base Fine	State PA*	County PA*/10			Surcharge*	EMS d PA*/ L 10	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
656.2		²³ M	Operator of Vessel Involved in Accident Resulting	1000	10/10 1000	7 700	0/20	5 500	20% 200	2 - 200	4 4100	40 40	0 30	1 4170
			in Personal Injury											
656.3		23 M	Operator of Vessel Involved in Accident Resulting in Death or Disappearance	2000	2000	1400	1000	1000	400	400	8200	40	30	8270
658	(a)	24 I	Operation of Vessels Towing Persons on Water Skis or Aquaplanes–Requirement for Person 12 Years of Age or Older to Be Aboard in Addition to Driver	80	80	56	40	40	16	16	328	40	30	398
658	(b)	24 I	Prohibited Hours	80	80	56	40	40	16	16	328	40	30	398
658	(d)		Cause Collision	400	400	280	200	200	80	80	1640		30	1710
658	(e)	²⁵ M	Dangerous Operation	400	400	280	200	200	80	80	1640		30	1710
658.3	(a)	26 I	Children Under 13 Years Required to Wear Personal Flotation Device	50	50	35	25	25	10	10	205	40	35	280
658.5	(a)	27 I	Person Under 16 Years of Age Operating a Motor Vessel as Prohibited	50	50	35	25	25	10	10	205	40	35	280
658.5	(b)	27 I	Person Under 16 Years of Age Operating a Vessel as Prohibited	50	50	35	25	25	10	10	205	40	35	280
658.5	(d)	27 I	Permitting Person Under 16 Years of Age to Operate a Vessel as Prohibited	50	50	35	25	25	10	10	205	40	35	280
658.7	(a)	Ι	Ski Flag Requirement	15	20	14	10	10	3	4	76	40	35	151
659		28 I	Unlawful Marking of Waters	50	50	35	25	25	10	10	205	40	35	280
660	(b)	²⁹ M	Violation of Special Rules and Regulations	250	250	175	125	125	50	50	1025	40	30	1095
660	(c)(1)		Violation of Local Emergency Rules and	250	250	175	125	125	50	50	1025	40	30	1095
			Regulations											
663.6		²⁹ M	Vessel to Stop on Lawful Order	300	300	210	150	150	60	60	1230	40	30	1300
665		²⁹ M	Violation of Promise to Appear	100	100	70	50	50	20	20	410	40	30	480
673		30 I	Boat Livery Recordkeeping	50	50	35	25	25	10	10	205	40	35	280
674		³⁰ I	Livery Boat Equipment Requirements	50	50	35	25	25	10	10	205	40	35	280
678.11		31 I	Operation of Vessel on Water Without Certification Card (First Offense)	35	40	28	20	20	7	8	158	40	35	233

Sect	tion	Notes Level	Offense	Base Fine	State PA*	County PA*/10	PA*	PA*/10	Surcharge*	EMS [*] Vd LW PA*/ 10	Fine Surcharge & PA Subtotal		\mathbf{U}	Total Bail **
678.15	(b)(2)	³¹ I	Operation of Vessel on Water Without Certification	50	10/10 50	7 35	5/10 25	5 25	20% 10	2 4 10	205	40 40	0 35	1 280
		21 T	Card (Second Offense)	100	100	70	50	50	20	•	410	40	25	40.5
678.15	(b)(3)	31 I	Operation of Vessel on Water Without Certification Card (Three or More Offenses)	100	100	70	50	50	20	20	410	40	35	485
681	(a)	32 I	Operation or Idling of Motorized Vessel While Person Is Teak Surfing, Platform Dragging, or Bodysurfing Behind the Vessel	50	50	35	25	25	10	10	205	40	35	280
681	(b)	32 I	Operation or Idling of Motorized Vessel While Person Is on or Holding Onto Swim Platform, Swim Deck, Swim Step, or Swim Ladder of the Vessel	50	50	35	25	25	10	10	205	40	35	280
754		33 I	Record of Stored Vessels	50	50	35	25	25	10	10	205	40	35	280
759.14		М	For-Hire Vessel Company Failure to Procure Insurance	100	100	70	50	50	20	20	410	40	30	480
761		М	License Required–For-Hire Vessel	100	100	70	50	50	20	20	410	40	30	480
780	(a)	³⁴ M	Illegal Discharge of Sewage	300	300	210	150	150	60	60	1230	40	30	1300
780	(b)(1- 2)	35 I	Illegal Discharge of Sewage in No-discharge Area	150	150	105	75	75	30	30	615	40	35	690
780	(b)(1- 2)	³⁶ M	Illegal Discharge of Sewage in No-discharge Area	300	300	210	150	150	60	60	1230	40	30	1300
			(California Code o	f Regula	tions, Ti	tle 13)								
190.00	(a,b)	Ι	Number Display	25	30	21	15	15	5	6	117	40	35	192
190.01		Ι	Registration Stickers	25	30	21	15		5		117	40	35	192
190.08	(c)	Ι	Dealer Number Display	25	30	21	15		5		117			192
190.15	. /	Ι	Hull Identification Numbers	25	30	21	15		5			40		192
			(California Code o	f Regula	tions, Ti	tle 14)								
6555-6575	5	Ι	Equipment Requirements	35	40	28	20	20	7	8	158	40	35	233

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Sec	etion	Notes Level	Offense	Base Fine	State PA*	County PA*/10	PA*	PA*/10	Surcharge*	PA*/ F	Fine Surcharge & PA Subtotal	Court	Conv. Assess	Night (Total Bail **
6576		т	Use of Liquefied Dataslaum Cas	25	10/10 40	7		5 20	20% 7	2 8	•	40 40	0 35	1	233
6576 6600.1		1 37 I	Use of Liquefied Petroleum Gas Pilot Rules/Rules of the Road	35 50	40 50	28 35		20 25	10			40 40	35 35		233 280
6692		57 I I	Visual Distress Signals Required	35	30 40	28		23 20	10	8	203 158		35		230
6695		38 I	Blinding Lights	50	40 50	28 35		20 25	10		205		35		233
7003		I se	Unlawful Placement of Diver Precaution Markers	50	50	35		25 25	10			40	35		280
7005		1	Sinawith Flacement of Diver Freedulon Markers	50	50	55	23	23	10	10	205	70	55		200
7008	(c)	Ι	Diver Markers–Precaution	50	50	35	25	25	10	10	205	40	35		280
7008	(d)	Ι	Diver Markers–Improper Display	25	30	21	15	15	5	6	117	40	35		192
7009	(c)	Ι	Ski Flag–Precaution	50	50	35	25	25	10	10	205	40	35		280
7009	(d)	Ι	Ski Flag–Improper Display	25	30	21	15	15	5	6	117	40	35		192
7504	(a)	М	For-Hire Operator's License Terms and Conditions	100	100	70	50	50	20	20	410	40	30		480
			of Use												
7504	(b)	Μ	For-Hire Operator's License Terms and Conditions	35	40	28	20	20	7	8	158	40	30		228
			of Use–Change of Address						_						
7504	(c)	М	For-Hire Operator's License Terms and Conditions of Use–Possession	35	40	28	20	20	7	8	158	40	30		228
			(Vehi	icle Cod	e)										
9850		39 I	Numbering of Undocumented Vessel	25	30	21	15	15	5	6	4 121	40	35	1	197
9853	(a)	40 I	Application for/Display of Number	25	30	21		15	5		4 121		35		197
9853.2	()	41 I	Number Display/Certificate of Number	25	30	21		15	5	-	4 121		35		197
9853.3		⁴¹ I	Retention of Certificate	25	30	21	15	15	5		4 121	40	35	1	197
9853.4	(b)	Ι	Display of Registration Other than Vessel for which	25	30	21	15	15	5		4 121		35		197
			it Was Issued												
9853.8		42 I	Illegal Operation of Vessel Without Required Numbering or in Noncompliance With Emission	250	250	175	125	125	50	50	4 1029	40	35	1	1105
			Standards												
9855		43 I	Change of Ownership	25	30	21	15	15	5	6	4 121	40	35	1	197
9864		43 I	Wrecking/Junking/Destruction/Abandonment of Undocumented Vessel	25	30	21	15	15	5		4 121	40	35	1	197

BOATING BAIL AND PENALTY SCHEDULE (*See Preface, Section III) (**Preface, Section IV)

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/ 10	EMAT PA*	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Night Court	Total Bail **
				10/10	7	5/10	5	20%	2	4		40	0	1	
9865	⁴³ I Change of A	ddress	25	30	21	15	15	5	6	4	121	40	35	1	197
9866	⁴³ I Display of C	Other Numbers	25	30	21	15	15	5	6	4	121	40	35	1	197
9871	⁴³ I Hull Identifi	cation Number	25	30	21	15	15	5	6	4	121	40	35	1	197
9872	⁴⁴ M Defacing, D	estroying, or Altering Hull	80	80	56	40	40	16	16	4	332	40	30	1	403
	Identificatio	n Number													
Notes															

¹ Per H&N 131(b): Fine: "... not to exceed \$1,000"

² Per H&N 133(c): Fine: "... not to exceed \$1,000"

³ Per H&N 309: Fine: "... not to exceed \$1,000"

⁴ Per H&N 307(a): Fine "... not more than \$100."

⁵ Per H&N 309: Fine: "... not to exceed \$1,000"

⁶ Per H&N 505.5(d): Fine: "... not to exceed \$1,000"

⁷ Per H&N 525(c): Fine: "... not less than \$1,000 nor more than \$3,000."

⁸ Per H&N 571(b): Fine: "... not to exceed \$1,000"

⁹ Per H&N 668 (a): Fine "... not more than \$250."

¹⁰ Per H&N 668(b)(3)(A): Fine "... not more than \$1,000."

¹¹ Per H&N 668(b)(4): Fine "... not more than \$100."

¹² Per H&N 668 (a): Fine "... not more than \$250."

¹³ Per H&N 668(b)(3)(B): Fine "... not more than \$250."

¹⁴ Per H&N 668(b)(3)(A): Fine "... not more than \$1,000."

¹⁵ Per H&N 668(e) or 668(f): Fine "... not more than \$1,000."

¹⁶ Per H&N 668(g) or 668(h): Fine "... not less than \$250 or more than \$5,000."

¹⁷ Per H&N 668(b)(3)(A): Fine "... not more than \$1,000."

¹⁸ Per H&N 668(b)(5): Fine "... not more than \$100."

¹⁹ Per H&N 668(b)(1)(A): Fine "... not more than \$100."

²⁰ Per H&N 668(e): Fine "... not more than \$1,000."

²¹ Per H&N 668(a): Fine "... not more than \$250."

²² Per H&N 668(b)(3)(A): Fine "... not more than \$1,000."

BOATING BAIL AND PENALTY SCHEDULE (*See Preface, Section III) (**Preface, Section IV)

10/10 7 5/10 5 20% 2 4 40 0 1	Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS [*] V PA*/ LW 10 H	Fine Surcharge & PA Subtotal	Ľ	Conv. Assess Night Court	Total Bail	I
					10/10	7	5/10	5	20%	2 4		40	0 1	<u>.</u>	

²³ Per H&N 668(c)(1): Fine "... not less than \$1,000 or more than \$10,000" Per H&N 668(c)(2): "In imposing the minimum fine ... the court shall take into consideration the defendant's ability to pay the fine and, in the interests of justice for reasons stated in the record, may reduce the amount of that minimum fine to less than the amount otherwise required by this subdivision."

- ²⁴ Per H&N 668(b)(2): Fine "... not more than \$200."
- ²⁵ Per H&N 668(b)(3)(A): Fine "... not more than \$1,000."
- ²⁶ Per H&N 668(a): Fine "... not more than \$250."
- ²⁷ Per H&N 668(d): Fine "... not more than \$100."
- ²⁸ Per H&N 668(a): Fine "... not more than \$250."
- ²⁹ Per H&N 668(b)(3)(A): Fine "... not more than \$1,000."
- ³⁰ Per H&N 668(a): Fine "... not more than \$250."
- ³¹ Added in 2014 by SB 941, requires boaters to carry certification cards. Fines for 1st (not more than \$100), 2nd (not more than \$250), and 3rd+ (not more than \$500) offenses set by Har &Nav 678.15.
- ³² Per H&N 681(g): Fine of "... up to \$100."
- ³³ Per H&N 668(a): Fine "... not more than \$250."
- ³⁴ Per H&N 780(c): Fine: "... not to exceed \$1,000"
- ³⁵ Per H&N 780(b): "The first violation of this subdivision is an infraction punishable by a fine of up to \$500."
- ³⁶ Per H&N 780(b): "A second or subsequent violation of this subdivision by any one person is a misdemeanor." Per H&N 780(c): Fine: "... not to exceed \$1,000"
- ³⁷ Per H&N 668(b)(1)(C): Fine "... not more than \$100."
- ³⁸ Per H&N 668(b)(1)(B): Fine "... not more than \$100."
- ³⁹ Per VC 9875, VC 42001(a): Fine "... not exceeding \$100." Per GC 76000.10(c)(1): "... penalty of \$4 shall be imposed upon every conviction of a violation of the Vehicle Code"
- ⁴⁰ Per GC 76000.10(c)(1): "... penalty of \$4 shall be imposed upon every conviction of a violation of the Vehicle Code"
- ⁴¹ Per VC 9875, VC 42001(a): Fine "... not exceeding \$100." Per GC 76000.10(c)(1): "... penalty of \$4 shall be imposed upon every conviction of a violation of the Vehicle Code"
- ⁴² Per VC 9853.8(b): "fine of \$250." Per GC 76000.10(c)(1): "... penalty of \$4 shall be imposed upon every conviction of a violation of the Vehicle Code"
- ⁴³ Per VC 9875, VC 42001(a): Fine "... not exceeding \$100." Per GC 76000.10(c)(1): "... penalty of \$4 shall be imposed upon every conviction of a violation of the Vehicle Code"
- ⁴⁴ Per GC 76000.10(c)(1): "... penalty of \$4 shall be imposed upon every conviction of a violation of the Vehicle Code"

FORESTRY BAIL AND PENALTY SCHEDULE (*See Preface, Section III) (**See Preface, Section IV) (Public Resources Code)

	Section		Notes	Level	Offense	Base Fine	State PA*	County PA*/10	PA*	Court PA*/10	Surcharge*	EMS PA*/ 10	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
4154				М	Failure to Obey Summons to Suppress	150	10/10 150	7 105	5/10 75	5 75	20% 30	2 30	615	40 40	0 20	685
4154				IVI	Forest Fire	150	150	105	75	75	50	30	015	40	50	085
4165	((a-e)		М	Unlawful Conduct at Forest Fire	150	150	105	75	75	30	30	615	40	30	685
4255	((a)		М	Smoking or Building Fires in Hazardous Fire Area	100	100	70	50	50	20	20	410	40	30	480
<mark>4291</mark>	((a-f)		Ι	Clearance, etc., Required Around Structure	100	100	70	50	50	20	20	410	40	35	485
4292				М	Clearance Required–Power Pole	100	100	70	50	50	20	20	410	40	30	480
4293	((a-c)		М	Clearance Required–Power Line	100	100	70	50	50	20	20	410	40	30	480
4297			1	М	Violation of Proclamation Closing Area to Hunting and Fishing	200	200	140	100	100	40	40	820	40	30	890
4331				М	Permit and Tools Required for Smoking and Building Campfires on National Forest Lands	100	100	70	50	50	20	20	410	40	30	480
4373 /4374			2	М	Clearance Required–Solid Waste Facility	100	100	70	50	50	20	20	410	40	30	480
4421				М	Burning Lands of Another	100	100	70	50	50	20	20	410	40	30	480
4422	(a,b)		Μ	Allowing Fire to Escape	150	150	105	75	75	30		615	-	30	685
4423				М	Permit Required for Burning	100	100	70	50	50	20		410		30	480
4423.	2 ((b)		М	Violation of Terms of Restricted Temporary Burning Permit	250	250	175	125	125	50	50	1025	40	30	1095
4423.	5			М	Restricted Use of Fire	100	100	70	50	50	20	20	410	40	30	480
4426				М	Setting Backfire Without Supervision	150	150	105	75	75	30		615			685
4427	(a,b)		М	Clearance and Tool Requirements	100	100	70	50	50	20	20	410	40	30	480
4428		a-c)		М	Tool Box and Seal Requirements for Industrial Operations	100	100	70	50	50	20		410			480
4429				М	Tools for Industrial and Agricultural Camps	100	100	70	50	50	20	20	410	40	30	480
4430				М	Force Pump/Water Requirement for Steam-Operated Equipment, etc.	100	100	70	50	50	20	20	410	-		480

FORESTRY BAIL AND PENALTY SCHEDULE (*See Preface, Section III) (**See Preface, Section IV) (Public Resources Code)

Sect	ion	Notes	Level	Offense	Base Fine	State PA*	County PA*/10	PA*	Court PA*/10	Surcharge*	EMS PA*/ 10	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
4.40.1			14		100	10/10	7	5/10	5	20%	2	410	40	0	400
4431			М	Tool Requirement–Portable Gasoline-Powered Tools	100	100	70	50	50	20	20	410	40	30	480
4432			М	Neglecting a Campfire	100	100	70	50	50	20	20	410	40	30	480
4433			М	Permit Required for Campfire	100	100	70	50	50	20	20	410	40	30	480
4435			Μ	Causing Fire With Equipment	150	150	105	75	75	30	30	615	40	30	685
4436			Μ	Refusing to Fight Forest Fire	100	100	70	50	50	20	20	410	40	30	480
4437			М	Flammable Mill Waste-Disposal Required	100	100	70	50	50	20	20	410	40	30	480
4438			М	Burning Mill Waste in Enclosed Device,	100	100	70	50	50	20	20	410	40	30	480
4420			м	Permit/Clearance Required	100	100	70	50	50	20	20	410	40	20	480
4439			Μ	Mill Waste–Open Burning Permit and Clearance Required	100	100	70	50	50	20	20	410	40	30	480
4440	(a,b)	1	М	Flammable Forest Product Residue Accumulation–Clearance Required	100	100	70	50	50	20	20	410	40	30	480
4442	(a,b)	1	М	Spark Arrester Required, Internal Combustion Engines	100	100	70	50	50	20	20	410	40	30	480
4442.5			М	Spark Arrester Required, Public Notice Required for Sales, Lease, and Rent	100	100	70	50	50	20	20	410	40	30	480
4442.6	(a)	3	Ι	Sell, Offer to Sell, Lease, or Rent Specified Equipment With Internal Combustion Engine Without	100	100	70	50	50	20	20	410	40	35	485
4442.6	(b)	3	Ι	Required Warning Label Manufacture of Specified Equipment With Internal Combustion Engine Without Attaching Required	100	100	70	50	50	20	20	410	40	35	485
4443			М	Warning Label Internal Combustion Engines–Handheld, Portable, and Multiposition; Construction Requirements for Use	100	100	70	50	50	20	20	410	40	30	480
4445			М	Tracer Ammunition, Restricted Use	150	150	105	75	75	30	30	615	40	30	685
4446	(a-c)	1	M	Incinerator Standards	100	100	70	50	50	20	20	410			480

FORESTRY BAIL AND PENALTY SCHEDULE (*See Preface, Section III) (**See Preface, Section IV) (Public Resources Code)

Section	l	Notes	Level	Offense	Base Fine		County PA*/10		Court PA*/10	Surcharge*	EMS PA*/ 10	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
						10/10	7	5/10	5	20%	2		40	0	
5008.10	(b,c)		Ι	Smoking or Disposing of Cigarette or Cigar Waste on a State Beach	25	30	21	15	15	5	6	117	40	35	192
N T /															

Notes

¹ Per PRC 4299: " ... punished by a fine of not less than \$100 nor more than \$2,000 or by imprisonment in the county jail for not less than 10 days nor more than 90 days or both that fine and imprisonment."

² Per PRC 4376: "A person who maintains a solid waste facility in violation of this chapter is guilty of a misdemeanor, and shall be punished for a first conviction by a fine of not to exceed \$500, and, for a second or subsequent conviction within five years of a prior conviction of a violation of this chapter, by a fine not less than \$250 or more than \$1,000 or imprisonment in the county jail for a period not to exceed 30 days, or both that fine and imprisonment. Each and every day of violation is a separate and distinct offense."

³ Per PRC 4442.6(c): "... an infraction punishable by a fine of not more than \$100."

Secti	ion	Notes	Level	Offense	Base Fine	State PA* 10/10	County PA*/10 7	DNA PA* 5/10	Court PA*/10 5	50 % Surcharge*	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	SdO Lourt OPS	• Conv. Assess	Total Bail **
				(F18	h and Ga	ame Cod	e)								
				GENERAL	LICEN	SE PROV	VISIONS								
1052	(a-f)		Μ	Unlawful Use of License or Tag	200	200	140	100	100	40	40	820	40	30	890
1054			Μ	False Statement to Obtain License	200	200	140	100	100	40	40	820	40	30	890
1054.2			Μ	License, Tag, Stamp, or Permit Requirement	200	200	140	100	100	40	40	820	40	30	890
1054.2		1	М	License, Tag, Stamp, or Permit Requirement – Trophy Deer, Elk, Antelope, or Big Horn Sheep	5000	5000	3500	2500	2500	1000	1000	20500	40	30	20570
1059	(a)	2	М	Failure of License Agent to Account for Licenses, Stamps, Tags, or Fees	300	300	210	150	150	60	60	1230	40	30	1300
				TAKIN	G AND	POSSES	SING								
2000	(a)		М	Unlawful Taking or Possessing of Fish or Wildlife	200	200	140	100	100	40	40	820	40	30	890
2001	(a-c)			Unlawful Possession After Season	200	200	140	100	100	40	40	820	40	30	890
2001	(a, c)	3		Unlawful Possession of Trophy Deer, Elk, Antelope. or Bighorn Sheep After Season	5000	5000	3500	2500	2500	1000		20500		30	20570
2001	(b)	4	Μ	Unlawful Possession of Wild Turkey After Season	2000	2000	1400	1000	1000	400	400	8200	40	30	8270
2004			Μ	Property Damage While Hunting or Fishing	200	200	140	100	100	40	40	820	40	30	890
2005	(a-c)		Μ	Unlawful Use of Artificial Light	300	300	210	150	150	60	60	1230	40	30	1300
2005	(a-c)	5		Unlawful Use of Artificial Light to Assist in Taking of Trophy Deer, Elk, Antelope, or Bighorn Sheep	5000	5000	3500	2500	2500	1000		20500		30	20570

Secti	ion	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal		, Conv. Assess	Total Bail **
2005	(a, c)	6 M	Unlawful Use of Artificial Light to Assist in	2000	10/10 2000	7 1400	5/10 1000	5 1000	20% 400	2 400	8200	40 40	0 30	8270
2000	(u, v)	1,1	Taking of Wild Turkey	2000	2000	1100	1000	1000	100	100	0200	10	20	0270
2006	(a)	Μ	Loaded Gun in Vehicle	100	100	70	50	50	20	20	410	40	30	480
2010	(a)	Μ	Unlawful Possession or Use of a Shotgun	100	100	70	50	50	20	20	410	40	30	480
2011.5		⁷ M	Unlawful Removal of Hunting Dog Collar	200	200	140	100	100	40	40	820	40	30	890
2012		Μ	Failure to Show License, Equipment, or Game	100	100	70	50	50	20	20	410	40	30	480
2015	(a)	М	Unlawful Possession of Bird, Fish, Etc., in Restaurant or Eating Establishment	300	300	210	150	150	60	60	1230	40	30	1300
2016		Μ	Trespass While Hunting	200	200	140	100	100	40	40	820	40	30	890
2018		Μ	Unlawful Posting or Destruction of Signs	200	200	140	100	100	40	40	820	40	30	890
2080		М	Importing/Taking/Possessing Any Rare or Endangered Animal	300	300	210	150	150	60	60	1230	40	30	1300
			INFORMATION, TRANSPORTATION, ANI) SHELT	ERING	OF RESTF	RICTEI) LIVE W	ILD A	NIMA	LS			
2118		М	Unlawful Possession of Prohibited Species	500	500	350	250	250	100	100	2050	40	30	2120
2121			Allowing a Legally Imported Wild Animal to Escape	200	200	140	100	100	40		820	40	30	890
2361		М	Importation of Salmon	200	200	140	100	100	40	40	820	40	30	890
2576		М	Capturing or Transporting for Sale, or Selling Wild Rodents	100	100	70	50	50	20	20	410	40	30	480
			MET	HODS O	F TAKI	NG								
3000		М	Hunting During Closed Hours	200	200	140	100	100	40	40	820	40	30	890
3000			Hunting While Intoxicated	350	350	245	175	175	70		1435	40		1505
3002			Shooting From Boat, Vehicle, or Airplane	200	200	140	100	100	40		820	40		890
3003	(a)		Unlawful Hunting With a Gun or Device Accessed Via an Internet Connection	350	350	245	175	175	70		1435	40		1505

Sec	ction	Notes	Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	, Conv. Assess	Total Bail **
3003	(b)(1)	7	M	Owning or Operating Online Shooting Range, Site, or Gallery	350	10/10 350	7 245	5/10 175	5 175	20% 70	2 70	1435	40 40	0 30	1505
3003	(b)(2)	7	M	Create, Maintain, or Utilize Internet Web Site or Service by Other Means for Purpose of Online Hunting	350	350	245	175	175	70	70	1435	40	30	1505
3003	(c)	7	M	Possession or Confinement of Bird or Mammal for Online Hunting	350	350	245	175	175	70	70	1435	40	30	1505
3003	(d)	7	M	Import or Export of Bird or Mammal Killed by Online Hunting	350	350	245	175	175	70	70	1435	40	30	1505
3004	(a)	7	M	Shooting Within 150 Yards of Dwelling	150	150	105	75	75	30	30	615	40	30	685
3004	(b)			Unlawful Discharge of Firearm, Arrow, or Crossbow Bolt Across a Public Road or Way	150	150	105	75	75	30	30	615	40	30	685
3004.5	(a)(1)	8	Ι	Use of Unlawful Rifle or Pistol Ammunition	500	500	350	250	250	100	100	2050	40	35	2125
3005			М	Taking Birds or Mammals With Unlawful Devices	150	150	105	75	75	30	30	615	40	30	685
3012			Μ	Use of Amplified Animal Sounds to Assist in Taking	100	100	70	50	50	20	20	410	40	30	480
				DOMESTIC	ATED G	AME BI	REEDING								
3200			М	License for Breeding	100	100	70	50	50	20	20	410	40	30	480
				GENE	CRAL PF	ROVISIC	ONS								
3501			М	Unlawful Driving of Game Birds	100	100	70	50	50	20	20	410	40	30	480
3503		9		Taking, Possessing, or Destroying the Nest or Eggs of Any Birds	400	400	280	200	200	80		1640	40		1710

FULLY PROTECTED BIRDS

Sect	tion	Notes	Level	Offense	Base Fine	State PA* 10/10	County PA*/10 7	DNA PA* 5/10	Court PA*/10 5	50% Surcharge*	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	SdO Lourt OPS	• Conv. Assess	Total Bail **
3511	(a)(1)		М	Taking or Possession of Fully Protected Birds	500	500	350	250	250	100	100	2050	40	30	2120
				NO	NGAMI	E BIRDS									
3800		ç		Taking of One Nongame Bird	400	400	280	200	200	80	80	1640			1710
3800			Μ	(Each Additional Nongame Bird)	100	100	70	50	50	20	20	410	0	0	410
				GA	ME MA	MMALS	5								
3960	(b)		М	Unlawful to Allow Dog to Pursue Big Game Mam	400	400	280	200	200	80	80	1640	40	30	1710
TRAPPING PROVISIONS															
	(a, c-	10			150	150	105	75	75	30	30	615	40	30	685
4004 4004	f) (b)	10		Trapping Violations Setting or Maintaining Trap Without Required Identifying Mark	300	300	210	150	150	60	60	1230	40	30	1300
				Т	AKING	DEER									
4304 4304		11		Waste of Game Meat Waste of Trophy Deer, Elk, Antelope, or Big Horn Sheep Meat	150 5000	150 5000	105 3500	75 2500	75 2500	30 1000	30 1000	615 20500		30 30	685 20570
4304		11		Waste of Trophy Turkey Meat	2000	2000	1400	1000	1000	400	400	8200			8270
4330 4330		11		No Deer License Tag No License Tag for Trophy Deer, Elk, Antelope, or Big Horn Sheep	150 5000	150 5000	105 3500	75 2500	75 2500	30 1000	30 1000	615 20500	40 40		685 20570
4330 4336	(a,b)	11		No License Tag for Trophy Turkey Untagged Deer	2000 150	2000 150	1400 105	1000 75	1000 75	400 30	400 30	8200 615	40 40		8270 685

Sect	ion	Notes	Level	Offense	Base Fine	State PA* 10/10	County PA*/10 7	DNA PA* 5/10	Court PA*/10 5	%00 Surcharge*	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	SdO trong 40	• Conv. Assess	Total Bail **
					BURI	RO									
4600	(a)		М	Unlawful Killing or Capture of Undomesticated Burro	300	300	210	150	150	60	60	1230	40	30	1300
					WILD	PIG									
4657			Μ	Wild Pig License Tag Violation	150	150	105	75	75	30	30	615	40	30	685
				FULLY PR	отест	ED MA	MMALS								
4700	(a)(1)	12		Taking or Possession of Fully Protected Mammal	5000	5000	3500	2500	2500	1000	1000	20500	40	30	20570
					BEA	R									
4753 4758 4758			М	Bear Tag License Violation Sale or Purchase of Bear Meat or Parts Possession of Three or More Bear Gall Bladders	150 3250 10000	150 3250 10000	105 2275 7000	75 1625 5000	75 1625 5000	30 650 2000	30 650 2000	615 13325 41000	40	30 30 30	685 13395 41070
				FULLY PROTECTE	D REPT	TILES AN	ND AMPH	IBIANS	5						
5000 5050	(a)(1)			Selling, Purchasing, Harming, Possessing, Transporting, or Shooting Desert Tortoise Taking or Possession of Fully Protected Reptile or Amphibian	300 500	300 500	210 350	150 250	150 250	60 100	60 100	1230 2050			1300 2120

Section	n	Notes Level	Offense FISH - G	Base Fine ENERAI	State PA* 10/10	County PA*/10 7 ISIONS	DNA PA* 5/10	Court PA*/10 5	50% Surcharge*	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	40 Court OPS	• Conv. Assess	Total Bail **
5508 5508			Fish of Indeterminate Size (For Each Additional Fish)	250 20	250 20	175 14	125 10	125 10	50 4	50 4	1025 82	40 0	30 0	1095 82
			FULL	Y PROTI	ECTED I	FISH								
	(a) (a)		Taking or Possession of Fully Protected Fish Taking, Possessing, or Landing Abalone for Commercial or Recreational Purposes From Designated Waters	500 15000	500 15000	350 10500	250 7500	250 7500	100 3000	100 3000	2050 61500	40 40		2120 61570
			WATER POLLU	FION - G	ENERA	L PROVIS	IONS							
5650 5652	(a)		Depositing/Permitting to Pass Into Waters Deleterious Materials Littering Within 150 Feet of Water	500 100	500 100	350 70	250 50	250 50	100 20	100 20	2050 410	40 40		2120 480
			FISH PLAN	FING AN	D PROP	AGATION	I							
6400		18 M	Unlawful Placing of Fish, Animal, or Plant in Waters	15000	15000	10500	7500	7500	3000	3000	61500	40	30	61570
			SPORT FISHIN	NG - GEN	ERAL I	PROVISIO	NS							
7121 7121			Unlawful Sale or Purchase of Fish Unlawful Sale or Purchase of Abalone	2000 15000	2000 15000	1400 10500	1000 7500	1000 7500	400 3000	400 3000	8200 61500	40 40		8270 61570

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Sect	tion	Notes Level	Offense SPOR 7	Base Fine	State PA* 10/10 G LICE	County PA*/10 7 NSES	DNA PA* 5/10	Court PA*/10 5	50% Surcharge*	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	SdO truo 40	• Conv. Assess	Total Bail **
7145		20 T		100	100	70	50	50	20	20	410	40	25	105
7145 7145	(a) (a)	²⁰ I I	Fishing Without a License –With Proof of Valid License to Court	100 25	100 30	70 21	50 15	50 15	20 5		410 117		35 35	485 192
			COMMERCIAL SALMON TRO	LLERS E	NHANC	EMENT A	ND RE	STORAT	ION					
7860		²¹ M	No Commercial Fishing Stamps for Salmon	200	200	140	100	100	40	40	820	40	30	890
8603		М	Unlawful Use of Net, Trap, or Line	400	400	280	200	200	80	80	1640	40	30	1710
			COMME	RCIAL F	ISHING	- NETS								
8670		22 M	Unlawful Use or Possession of Net for Taking Certain Fish	400	400	280	200	200	80	80	1640	40	30	1710
			GILL A	AND TRA	MMEL	NETS								
0.005.5			Prohibited Use of Gill Nets to Take Certain	2000	2000	1400	1000	1000	400	400	8200	40	30	8270
8685.5 8685.6			Fish Prohibited Possession/Sale of Fish Taken With	2000	2000	1400	1000	1000	400	400	8200	40	30	8270
			Gill Net											
8685.7		М	Prohibited Purchase of Fish Taken by Gill Net	2000	2000	1400	1000	1000	400	400	8200	40	30	8270
				REFU	GES									
10500	(a-g)	²² M	Acts Unlawful in Refuge	500	500	350	250	250	100	100	2050	40	30	2120

Secti	ion	Notes Level	Offense	Base Fine ERAL PF	State PA* 10/10 ROVISIO	County PA*/10 7 DNS	DNA PA* 5/10	Court PA*/10 5	50% Surcharge	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	40 Court OPS	• Conv. Assess	Total Bail **
12003.1	(a)		Unlawful Taking of Animal	250	250	175	125	125	50		1025	40		1095
12012	(a)		Illegal Poaching of Wildlife for Profit	10000	10000	7000	5000	5000	2000		41000	40		41070
12013	(a)	24 M	Taking or Possessing More than Three Times the	10000	10000	7000	5000	5000	2000	2000	41000	40	30	41070
12013.5	(a)	²⁵ M	Bag or Possession Limit Violation Committed With Use of Signal Emitting Device for Taking of Bear for Purpose of Selling or Trafficking in Bear Parts	10000	10000	7000	5000	5000	2000	2000	41000	40	30	41070
			Α	QUACU	LTURE									
			Discourse of Daritikited Constants in Designated	3000	3000	2100	1500	1500	600	600	12300	40	30	12370
15202		М	Placement of Prohibited Species in Designated Waters											
15202			Violation of Established Aquatic Quarantine	3000	3000	2100	1500	1500	600	600	12300	40	30	12370
			(California C	ode of R	egulatior	ns, Title 14)								
1.17		26 I	Excess of Bag Limit–Fish	100	100	70	50	50	20	20	410	40	35	485
1.17		I	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	-0 0		82
1.17		M		250	250	175	125	125	50		1025	40		1095
1.17			(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0		82
1.62		²⁶ I	Undersize Fish	100	100	70	50	50	20	20	410	40	35	485
1.62		Ι	(For Each Undersize Fish)	20	20	14	10	10	4	4	82	0	0	82
1.62		Μ		250	250	175	125	125	50		1025	40		1095
1.62			(For Each Undersize Fish)	20	20	14	10	10	4	4	82	0	0	82
1.74		²⁶ I	Sport Fishing Report Card and Tagging Requirements	100	100	70	50	50	20	20	410	40	35	485

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
				10/10	7	5/10	5	20%	2		40	0	
1.74	27 N	Sport Fishing Report Card and Tagging Requirements	300	300	210	150	150	60	60	1230	40	30	1300
2	²⁸ I	Fishing Methods–With 2 Poles	100	100	70	50	50	20	20	410	40	35	485
2	I	-With Net	150	150	105	75	50 75	30	30	615	40		690
2	N	Fishing Methods–With 2 Poles	200	200	140	100	100	40	40	820	40		890
2	N		300	300	210	150	150	60	60	1230	40		1300
2.1	²⁸ I	Fishing Methods–Hooks	100	100	70	50	50	20	20	410	40		485
2.1		Fishing Methods–Hooks	200	200	140	100	100	40	40	820	40		890
5.8	²⁸ I	White Sturgeon	250	250	175	125	125	50	50	1025	40		1100
5.8	Ι	(For Each Over-Limit or Illegal Size Fish)	50	50	35	25	25	10	10	205	0	0	205
5.8	²⁹ M	White Sturgeon	500	500	350	250	250	100	100	2050	40	30	2120
5.8	Ν	(For Each Over-Limit or Illegal Size Fish)	100	100	70	50	50	20	20	410	0	0	410
7.5	³⁰ I	Waters With Special Fishing Regulations	100	100	70	50	50	20	20	410	40	35	485
7.5	³¹ M	Waters With Special Fishing Regulations	300	300	210	150	150	60	60	1230	40	30	1300
27.6	³² I	Fin Fish Limits	100	100	70	50	50	20	20	410	40	35	485
27.6	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
27.6	Ν	Fin Fish Limits	250	250	175	125	125	50	50	1025	40	30	1095
27.6	Ν	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
27.65	Ι	Filleting of Fish on Vessels	100	100	70	50	50	20	20	410	40	35	485
27.65	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
27.65	Ν	Filleting of Fish on Vessels	250	250	175	125	125	50	50	1025	40	30	1095
27.65	Ν	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
27.7	Ι	Trout in the Ocean	100	100	70	50	50	20	20	410	40	35	485
27.7	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
27.7	Ν	Trout in the Ocean	250	250	175	125	125	50	50	1025	40	30	1095
27.7	Ν	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
27.75	Ι	Salmon Closures	100	100	70	50	50	20	20	410	40	35	485
27.75	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
27.75	Ν	Salmon Closures	250	250	175	125	125	50	50	1025	40	30	1095
27.75	Ν	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS Conv. Assess	Total Bail **
				10/10	7	5/10	5	20%	2		40	
27.8	Ι	Salmon	100	100	70	50	50	20	20	410	40 33	
27.8	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0 (
27.8	N		250	250	175	125	125	50	50	1025	40 30	
27.8	N		20	20	14	10	10	4	4	82	0 (
27.85	Ι	Striped Bass	100	100	70	50	50	20	20	410	40 33	
27.85	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0 (-
27.85	N	1	250	250	175	125	125	50	50	1025	40 30	
27.85	N		20	20	14	10	10	4	4	82	0 (
27.9	Ι	White Sturgeon	250	250	175	125	125	50	50	1025	40 33	
27.9	Ι	(For Each Over-Limit or Illegal Size Fish)	50	50	35	25	25	10	10	205	0 (
27.9	N	8	500	500	350	250	250	100	100	2050	40 30	
27.9	N	8	100	100	70	50	50	20	20	410	0 (
27.91	³² I	Green Sturgeon	100	100	70	50	50	20	20	410	40 33	
27.91	I	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0 (
27.91	32 M	8	250	250	175	125	125	50	50	1025	40 30	
27.91	N		20	20	14	10	10	4	4	82	0 (
27.92	Ι	White Sturgeon Reporting and Tagging	100	100	70	50	50	20	20	410	40 33	5 485
		Requirements for Ocean Waters										
27.92	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0 (
27.92	M	White Sturgeon Reporting and Tagging	300	300	210	150	150	60	60	1230	40 30) 1300
		Requirements for Ocean Waters										
27.92	N	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0 (
27.95	Ι	Sturgeon Closure	100	100	70	50	50	20	20	410	40 33	
27.95	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0 (
27.95	N	8	250	250	175	125	125	50	50	1025	40 30	
27.95	N		20	20	14	10	10	4	4	82	0 (-
28	Ι	Grunion, California	100	100	70	50	50	20	20	410	40 33	
28	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0 (-
28	M	,	250	250	175	125	125	50	50	1025	40 30	
28	Ν	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0 () 82

Section	Notes	Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal		Conv. Assess	Total Bail **
					10/10	7	5/10	5	20%	2		40	0	
28.05		Ι	Garibaldi	100	100	70	50	50	20	20	410	40		485
28.05		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.05		Μ	Garibaldi	250	250	175	125	125	50	50	1025	40		1095
28.05		Μ	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.06		Ι	White Shark	100	100	70	50	50	20	20	410	40		485
28.06		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.06		Μ		250	250	175	125	125	50	50	1025		30	1095
28.06		Μ		20	20	14	10	10	4	4	82	0	0	82
28.1		Ι	Giant (Black) Sea Bass	100	100	70	50	50	20	20	410		35	485
28.1		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.1		М	Giant (Black) Sea Bass	250	250	175	125	125	50	50	1025	40	30	1095
28.1		М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.12		Ι	Gulf Grouper and Broomtail Grouper	100	100	70	50	50	20	20	410	40	35	485
28.12		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.12		М	Gulf Grouper and Broomtail Grouper	250	250	175	125	125	50	50	1025	40	30	1095
28.12		М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.15		Ι	Halibut, California	100	100	70	50	50	20	20	410	40	35	485
28.15		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.15		М	Halibut, California	250	250	175	125	125	50	50	1025	40	30	1095
28.15		М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.2		Ι	Halibut, Pacific	100	100	70	50	50	20	20	410	40	35	485
28.2		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.2		М	Halibut, Pacific	250	250	175	125	125	50	50	1025	40	30	1095
28.2		М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.25		Ι	Barracuda, California	100	100	70	50	50	20	20	410	40	35	485
28.25		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.25		М	Barracuda, California	250	250	175	125	125	50	50	1025	40	30	1095
28.25		Μ	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.26		Ι	California Sheephead	100	100	70	50	50	20	20	410	40	35	485
28.26		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82

Section	Notes	Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal		Conv.	Total Bail **
					10/10	7	5/10	5	20%	2		40	0	
28.26			California Sheephead	250	250	175	125	125	50	50	1025	40		1095
28.26		Μ	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.27		I	Lingcod	100	100	70	50	50	20	20	410	40		485
28.27		I	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.27			Lingcod	250	250	175	125	125	50	50	1025	40		1095
28.27		Μ	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.28		I	Cabezon	100	100	70	50	50	20	20	410	40		485
28.28		l	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.28			Cabezon	250	250	175	125	125	50	50	1025		30	1095
28.28		Μ	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.29		I	Kelp Greenling, Rock Greenling	100	100	70	50	50	20	20	410	40		485
28.29		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.29			Kelp Greenling, Rock Greenling	250	250	175	125	125	50	50	1025	40		1095
28.29		Μ	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.3		Ι	Kelp Bass, Barred Sand Bass, and Spotted Sand Bass	100	100	70	50	50	20	20	410	40	35	485
28.3		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.3		М	Kelp Bass, Barred Sand Bass, and Spotted Sand Bass	250	250	175	125	125	50	50	1025	40	30	1095
28.3		М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.32		Ι	Pacific Bonito	100	100	70	50	50	20	20	410	40	35	485
28.32		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.32		М	Pacific Bonito	250	250	175	125	125	50	50	1025	40	30	1095
28.32		М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.35		Ι	White Seabass	100	100	70	50	50	20	20	410	40	35	485
28.35		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.35		М	White Seabass	250	250	175	125	125	50	50	1025	40	30	1095
28.35		М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.37		Ι	Yellowtail	100	100	70	50	50	20	20	410	40	35	485
28.37		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	**
				10/10	7	5/10	5	20%	2			0
28.37		Yellowtail	250	250	175	125	125	50	50	1025	40 3	
28.37		(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82		0 82
28.38	32 I	Tunas	100	100	70	50	50	20	20	410	40 3	
28.38	I	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82		0 82
28.38		Tunas	250	250	175	125	125	50	50	1025	40 3	
28.38	Μ	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82		0 82
28.4	Ι	Broadbill Swordfish	100	100	70	50	50	20	20	410	40 3	
28.4	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82		0 82
28.4		Broadbill Swordfish	250	250	175	125	125	50	50	1025	40 3	
28.4		(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	-	0 82
28.41	³² I	Sixgill Shark, Sevengill Shark	100	100	70	50	50	20	20	410	40 3	
28.41	I	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82		0 82
28.41	³² M	6 6	250	250	175	125	125	50	50	1025	40 3	
28.41		(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82		0 82
28.42	³² I	Shortfin Mako Shark, Thresher Shark, and Blue Shark	100	100	70	50	50	20	20	410	40 3	5 485
28.42	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0 82
28.42	³² M	Shortfin Mako Shark, Thresher Shark, and Blue Shark	250	250	175	125	125	50	50	1025	40 3	0 1095
28.42	М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0 82
28.45	Ι	Surf Smelt (Night Smelt, Day Fish, Whitebait Smelt)	100	100	70	50	50	20	20	410	40 3	5 485
28.45	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0 82
28.45	М	Surf Smelt (Night Smelt, Day Fish, Whitebait Smelt)	250	250	175	125	125	50	50	1025	40 3	0 1095
28.45	М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0 82
28.47	³² I	Petrale Sole and Starry Flounder	100	100	70	50	50	20	20	410	40 3	
28.47	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0 82
28.47	³² M	Petrale Sole and Starry Flounder	250	250	175	125	125	50	50	1025	40 3	0 1095
28.47		(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82		0 82

Section	Notes Level	Offense	Base Fine	State PA* 10/10	County PA*/10 7	DNA PA* 5/10	Court PA*/10 5	%05 Surcharge	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	SdO Lourt OPS	• Conv. Assess	Total Bail **
28.48	³² I	Pacific Sanddab, Rock Sole, Sand Sole, Butter Sole, Curlfin Sole, Rex Sole, and Flathead Sole	100	100	70	50	50	2070	20	410	40		485
28.48	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.48	³² M	Pacific Sanddab, Rock Sole, Sand Sole, Butter Sole, Curlfin Sole, Rex Sole, and Flathead Sole	250	250	175	125	125	50	50	1025	40	30	1095
28.48		(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.49	32 I	Soupfin Shark, Dover Sole, English Sole, Arrowtooth Flounder, Spiny Dogfish, Skates, Ratfish, Grenadiers, Finescale Codling, Pacific Cod, Pacific Whiting, Sablefish and Thornyheads	100	100	70	50	50	20	20	410	40	35	485
28.49	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.49	³² M	Soupfin Shark, Dover Sole, English Sole, Arrowtooth Flounder, Spiny Dogfish, Skates, Ratfish, Grenadiers, Finescale Codling, Pacific Cod, Pacific Whiting, Sablefish and Thornyheads	250	250	175	125	125	50	50	1025	40	30	1095
28.49	М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.5	Ι	Marlin	100	100	70	50	50	20	20	410	40	35	485
28.5	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.5		Marlin	250	250	175	125	125	50	50	1025	40	30	1095
28.5	Μ	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.54	Ι	California Scorpionfish (Sculpin)	100	100	70	50	50	20	20	410	40		485
28.54	Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.54		California Scorpionfish (Sculpin)	250	250	175	125	125	50	50	1025	40		1095
28.54	M	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.55	l T	Rockfish (Sebastes)	100	100	70 14	50	50	20	20	410	40		485
28.55 28.55	1	(For Each Over-Limit Fish) Rockfish (Sebastes)	20 250	20 250	14	10 125	10 125	4 50	4 50	82 1025	0 40	0	82 1095
28.55 28.55		(For Each Over-Limit Fish)	230 20	230 20	173	123	123	30 4	30 4	82	40 0	0	82

Section	Notes	Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
					10/10	7	5/10	5	20%	2		40	0	
28.56		Ι	Leopard Shark	100	100	70	50	50	20	20	410	40	35	485
28.56		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.56			Leopard Shark	250	250	175	125	125	50	50	1025	40	30	1095
28.56		М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.58		Ι	Ocean Whitefish	100	100	70	50	50	20	20	410	40		485
28.58		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.58			Ocean Whitefish	250	250	175	125	125	50	50	1025	40	30	1095
28.58		М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.59		Ι	Surfperch	100	100	70	50	50	20	20	410	40	35	485
28.59		Ι	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.59		М	Surfperch	250	250	175	125	125	50	50	1025	40	30	1095
28.59		М	(For Each Over-Limit Fish)	20	20	14	10	10	4	4	82	0	0	82
28.6		Ι	Herring Eggs	100	100	70	50	50	20	20	410	40	35	485
28.6		Ι	(For Each Pound Over Limit)	20	20	14	10	10	4	4	82	0	0	82
28.6		М	Herring Eggs	250	250	175	125	125	50	50	1025	40	30	1095
28.6		М	(For Each Pound Over Limit)	20	20	14	10	10	4	4	82	0	0	82
28.65		Ι	Fin Fish–General Gear Restrictions	100	100	70	50	50	20	20	410	40	35	485
28.65		М	Fin Fish–General Gear Restrictions	250	250	175	125	125	50	50	1025	40	30	1095
28.7		Ι	Weight, Power Driven Gurdies, or Power Driven Winches	100	100	70	50	50	20	20	410	40	35	485
28.7		М	Weight, Power Driven Gurdies, or Power Driven Winches	250	250	175	125	125	50	50	1025	40	30	1095
28.75		Ι	Baited Traps for Shiner Surfperch, Pacific Staghorn Sculpin, and Longjaw Mudsuckers	100	100	70	50	50	20	20	410	40	35	485
28.75		М	Baited Traps for Shiner Surfperch, Pacific Staghorn Sculpin, and Longjaw Mudsuckers	250	250	175	125	125	50	50	1025	40	30	1095
28.8		Ι	Dip Nets and Hawaiian-Type Throw Nets	100	100	70	50	50	20	20	410	40	35	485
28.8		М	Dip Nets and Hawaiian-Type Throw Nets	250	250	175	125	125	50	50	1025	40		1095
28.85		Ι	Beach Nets	100	100	70	50	50	20	20	410	40		485
28.85		Μ	Beach Nets	250	250	175	125	125	50	50	1025	40		1095

Section	Notes	Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
					10/10	7	5/10	5	20%	2		40	0	
28.9		Ι	Diving, Spearfishing	100	100	70	50	50	20	20	410	40		485
28.9		Μ	Diving, Spearfishing	250	250	175	125	125	50		1025	40	30	1095
28.91		Ι	Slurp Guns	100	100	70	50	50	20		410	40		485
28.91		М	Slurp Guns	250	250	175	125	125	50		1025	40		1095
28.95		Ι	Spears, Harpoons, and Bow and Arrow Fishing	100	100	70	50	50	20	20	410	40	35	485
			Tackle											
28.95		Μ	Spears, Harpoons, and Bow and Arrow Fishing Tackle	250	250	175	125	125	50	50	1025	40	30	1095
29		Ι	Gear Used in Taking Grunion	100	100	70	50	50	20	20	410	40	35	485
29		М	Gear Used in Taking Grunion	250	250	175	125	125	50	50	1025	40	30	1095
29.05		Ι	Invertebrates-General	100	100	70	50	50	20	20	410	40	35	485
29.05		Μ	Invertebrates-General	250	250	175	125	125	50	50	1025	40	30	1095
29.1		Ι	Invertebrates-General	100	100	70	50	50	20	20	410	40	35	485
29.1		М	Invertebrates-General	250	250	175	125	125	50	50	1025	40	30	1095
29.15		Ι	Abalone	100	100	70	50	50	20	20	410	40	35	485
29.15		Ι	(For Each Over-Limit Abalone)	20	20	14	10	10	4	4	82	0	0	82
29.15		М	Abalone	250	250	175	125	125	50	50	1025	40	30	1095
29.15		Μ	(For Each Over-Limit Abalone)	20	20	14	10	10	4	4	82	0	0	82
29.16	32	² I	Abalone Report Card and Tagging Requirements	100	100	70	50	50	20	20	410	40	35	485
29.16	32	² M	Abalone Report Card and Tagging Requirements	250	250	175	125	125	50	50	1025	40	30	1095
29.2		Ι	Clams–General	100	100	70	50	50	20	20	410	40	35	485
29.2		Ι	(For Each Over-Limit Clam)	20	20	14	10	10	4	4	82	0	0	82
29.2		М	Clams–General	250	250	175	125	125	50	50	1025	40	30	1095
29.2		Μ	(For Each Over-Limit Clam)	20	20	14	10	10	4	4	82	0	0	82
29.25		Ι	Gaper Clams and Washington Clams	100	100	70	50	50	20	20	410	40	35	485
29.25		Ι	(For Each Over-Limit Clam)	20	20	14	10	10	4	4	82	0	0	82
29.25		М	Gaper Clams and Washington Clams	250	250	175	125	125	50	50	1025	40	30	1095
29.25		М	(For Each Over-Limit Clam)	20	20	14	10	10	4	4	82	0	0	82

Section	Notes	Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
					10/10	7	5/10	5	20%	2		40	0	
29.3		Ι	Geoduck Clams	100	100	70	50	50	20	20	410	40 .	35	485
29.3		Ι	(For Each Over-Limit Clam)	20	20	14	10	10	4	4	82	0	0	82
29.3			Geoduck Clams	250	250	175	125	125	50		1025	40 .		1095
29.3		М	(For Each Over-Limit Clam)	20	20	14	10		4		82	0	0	82
29.35		Ι	Littleneck Clams, Soft-Shell Clams, Chiones,	100	100	70	50	50	20	20	410	40 .	35	485
			Northern Quahogs, and Cockles											
29.35		Ι	(For Each Over-Limit Clam)	20	20	14	10	10	4		82	0	0	82
29.35		М	Littleneck Clams, Soft-Shell Clams, Chiones,	250	250	175	125	125	50	50	1025	40 .	30	1095
			Northern Quahogs, and Cockles											
29.35		М	(For Each Over-Limit Clam)	20	20	14	10		4		82	0	0	82
29.4		Ι	Pismo Clams	100	100	70	50	50	20		410	40 .		485
29.4		Ι	(For Each Over-Limit Clam)	20	20	14	10	10	4		82	0	0	82
29.4		М	Pismo Clams	250	250	175	125	125	50		1025	40 .		1095
29.4		Μ	(For Each Over-Limit Clam)	20	20	14	10	10	4		82	0	0	82
29.45		Ι	Razor Clams	100	100	70	50	50	20		410		35	485
29.45		Ι	(For Each Over-Limit Clam)	20	20	14	10	10	4		82	0	0	82
29.45			Razor Clams	250	250	175	125	125	50		1025	40 .		1095
29.45		М	(For Each Over-Limit Clam)	20	20	14	10	10	4	4	82	0	0	82
29.55		Ι	Mussels	100	100	70	50	50	20	20	410	40 .		485
29.55		Ι	(For Each Over-Limit Mussel)	20	20	14	10	10	4	4	82	0	0	82
29.55			Mussels	250	250	175	125	125	50		1025	40 .		1095
29.55		Μ	(For Each Over-Limit Mussel)	20	20	14	10	10	4		82	0	0	82
29.6		Ι	Rock Scallops	100	100	70	50		20		410	40 .		485
29.6		М	Rock Scallops	250	250	175	125	125	50		1025	40 .		1095
29.65		Ι	Speckled (Bay) Scallops	100	100	70	50	50	20		410	40 .		485
29.65		Μ	Speckled (Bay) Scallops	250	250	175	125	125	50		1025	40 .		1095
29.7		Ι	Squid	100	100	70	50	50	20		410	40 .		485
29.7		М	Squid	250	250	175	125	125	50		1025	40 .		1095
29.71		Ι	Moon Snails	100	100	70	50	50	20		410	40 .		485
29.71		Μ	Moon Snails	250	250	175	125	125	50	50	1025	40 .	30	1095

Section	Notes	o Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surc	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court	, Conv. Assess	Total Bail **
• • •			100	10/10	7	5/10	5	20%	2	44.0	40	0	40 -
29.8	1	Crustacean Gear Restrictions	100	100	70	50	50	20	20	410	40		485
29.8	N	1 Crustacean Gear Restrictions	250	250	175	125	125	50	50	1025	40		1095
29.85	l	Crabs	100	100	70	50	50	20	20	410	40		485
29.85	I	(For Each Over-Limit Crab)	20	20	14	10	10	4	4	82	40		157
29.85	Ν		250	250	175	125	125	50	50	1025	40		1095
29.85	N	1 (For Each Over-Limit Crab)	20	20	14	10	10	4	4	82	40		152
29.86	I	Bay Shrimp (Grass Shrimp)	100	100	70	50	50	20	20	410	40		485
29.86	N	1 Bay Shrimp (Grass Shrimp)	250	250	175	125	125	50	50	1025	40		1095
29.87	I	Ghost Shrimp and Blue Mud Shrimp	100	100	70	50	50	20	20	410	40		485
29.87	Ν	1 Ghost Shrimp and Blue Mud Shrimp	250	250	175	125	125	50	50	1025	40		1095
29.88	Ι	Coonstripe Shrimp	100	100	70	50	50	20	20	410	40		485
29.88	Ν	1 Coonstripe Shrimp	250	250	175	125	125	50	50	1025	40		1095
29.9	Ι	Spiny Lobsters	100	100	70	50	50	20	20	410	40	35	485
29.9	Ι	(For Each Over-Limit Lobster)	20	20	14	10	10	4	4	82	0	0	82
29.9	Ν	1 Spiny Lobsters	250	250	175	125	125	50	50	1025	40	30	1095
29.9		1 (For Each Over-Limit Lobster)	20	20	14	10	10	4	4	82	0	0	82
29.91	³² I	Spiny Lobster Report Card Requirements	100	100	70	50	50	20	20	410	40	35	485
29.91	32 N	1 Spiny Lobster Report Card Requirements	250	250	175	125	125	50	50	1025	40	30	1095
30	Ι	Kelp–General	100	100	70	50	50	20	20	410	40	35	485
30	Ν	1 Kelp–General	250	250	175	125	125	50	50	1025	40	30	1095
30.1	Ι	Prohibited Marine Plant Species	100	100	70	50	50	20	20	410	40	35	485
30.1	Ν	1 Prohibited Marine Plant Species	250	250	175	125	125	50	50	1025	40	30	1095
100	33 N	1 Abalone–Unlawful Taking for Commercial Purposes	15000	15000	10500	7500	7500	3000	3000	61500	40	30	61570
106-182.1	Ν	1 Violation of Commercial Fishing Regulations	200	200	140	100	100	40	40	820	40	30	890
251		1 Prohibition on Pursuing or Shooting Birds and	200	200	140	100	100	40	40	820	40	30	890
		Mammals from Motor Driven Air or Land Vehicles											
257.5	³² N	1 Hunting Over Bait	200	200	140	100	100	40	40	820	40	30	890

S	ection	Notes Level	Offense	Base Fine	State PA* 10/10	County PA*/10	DNA PA* 5/10	Court PA*/10	%05 Surcharge	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	40 Court OPS	• Conv. Assess	Total Bail **
257.5		³² M	Hunting Over Bait – Trophy Deer, Elk, Antelope,	5000	5000	3500	2500	2500	1000	1000	20500	40		20570
257.5		3 M	or Big Horn Sheep Hunting Over Bait – Trophy Turkey	2000	2000	1400	1000	1000	400	400	8200	40	30	8270
300			Pheasants–Season and Area	2000	2000	140	1000	1000	40	40	820			890
300			(For Each Over-Limit Bird)	200	200	14	10	10	4	4	82	0	0	82
307		³³ I	Tree Squirrels–Season and Area	100	100	70	50	50	20	20	410	40	35	485
307		Ī	(For Each Over-Limit Animal)	20	20	14	10	10	4	4	82	0	0	82
307		М	Tree Squirrels–Season and Area	200	200	140	100	100	40	40	820	40	30	890
307			(For Each Over-Limit Animal)	20	20	14	10	10	4	4	82	0	0	82
308		³⁴ I	Rabbits–Season and Area	100	100	70	50	50	20	20	410	40	35	485
308		Ι	(For Each Over-Limit Animal)	20	20	14	10	10	4	4	82	0	0	82
308		³⁵ M	Rabbits-Season and Area	200	200	140	100	100	40	40	820	40	30	890
308		Μ	(For Each Over-Limit Animal)	20	20	14	10	10	4	4	82	0	0	82
310		Μ	Shooting Hours–Small Game Animal	200	200	140	100	100	40	40	820	40	30	890
310.5		Μ	Shooting Hours–Game Birds	200	200	140	100	100	40	40	820	40	30	890
311		36 I	Weapons or Methods Authorized	100	100	70	50	50	20	20	410	40	35	485
311		³⁶ M	Weapons or Methods Authorized	200	200	140	100	100	40	40	820	40	30	890
352		М	Shooting Hours–Big Game	200	200	140	100	100	40	40	820	40	30	890
353		М	Methods–Big Game	200	200	140	100	100	40	40	820	40	30	890
360	(a,b)	Μ	Deer–Season and Area	500	500	350	250	250	100	100	2050	40	30	2120
360	(c)		(For Each Over-Limit Deer)	200	200	140	100	100	40	40	820	0	0	820
365	(a,b)		Bear–Season and Area	500	500	350	250	250	100	100	2050	40	30	2120
365	(c)		(For Each Over-Limit Bear)	250	250	175	125	125	50	50	1025	0	0	1025
365	(e)		Method of Take	250	250	175	125	125	50	50	1025	-	30	1095
502	(a)		Migratory Waterfowl-Season and Area	200	200	140	100	100	40	40	820	40	30	890
502	(b)		(For Each Over-Limit Bird)	20	20	14	10	10	4	4	82	0	0	82
550	(d)	37 I	Failure to Obtain Special Use Permit for Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(d)	³⁷ M	Failure to Obtain Special Use Permit for Department Lands	200	200	140	100	100	40	40	820	40	30	890

	Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	, Conv. Assess	Total Bail **
550	(g)	37 I	Destruction of Natural Resources on Department	100	10/10 100	7 70	5/10 50	5 50	20% 20	2 20	410	40 40	0 35	485
550	(g)	- 1	Lands	100	100	70	50	50	20	20	410	40	55	405
550	(g)	М	Destruction of Natural Resources on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(h)	³⁷ I	Unlawful Fishing on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(h)	³⁷ M	Unlawful Fishing on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(k)	37 I	Unlawful Introduction of Species on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(k)	³⁷ M	Unlawful Introduction of Species on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(1)	37 I	Unlawful Feeding of Wildlife on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(1)	³⁷ M	Unlawful Feeding of Wildlife on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(m)	37 I	Unlawful Bringing of Pets onto Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(m)	³⁷ M	Unlawful Bringing of Pets onto Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(n)	37 I	Unlawful Use of Dogs on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(n)	³⁷ M	Unlawful Use of Dogs on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(0)	Ι	Unlawful Use of Horses on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(0)	³⁷ M	Unlawful Use of Horses on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(p)	³⁷ I	Unlawful Camping on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(p)	Μ	Unlawful Camping on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(q)	37 I	Unlawful Use of Fires on Department Lands	100	100	70	50	50	20		410		35	485
550	(q)	³⁷ M	Unlawful Use of Fires on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(r)	³⁷ I	Hazardous Substance Deposit on Department Lands	100	100	70	50	50	20	20	410	40	35	485

	Section	Notes Level	Offense	Base Fine	State PA* 10/10	County PA*/10	DNA PA* 5/10	Court PA*/10	%05 Surcharge	EMS PA*/1 0	Fine Surcharge & PA Subtotal	40 Court OPS	• Conv. Assess	Total Bail **
550	(r)	³⁷ M	Hazardous Substance Deposit on Department	200	200	7 140	100	5 100	20% 40	2 40	820	40 40		890
550	(s)	37 I	Lands Unauthorized Farming or Grazing on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(s)	³⁷ M	Unauthorized Farming or Grazing on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(t)	37 I	Vandalism on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(t)	³⁷ M	Vandalism on Department Lands	200	200	140	100	100	40		820	40		890
550	(u)	37 I	Tampering with Signs or Markers on Department	100	100	70	50	50	20		410	40		485
			Lands						-	-	-	-		
550	(u)	³⁷ M	Tampering with Signs or Markers on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(v)	³⁷ I	Littering on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(v) (v)		Littering on Department Lands	200	200	140	100	100	40		820	40		890
550	(v) (w)		Possession and Use of Fireworks on Department	200	200	140	100	100	40		820	40		890
	()		Lands	200	-00	110	100	100			020		20	0,0
550	(w)	³⁷ I	Possession and Use of Fireworks on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(x)	37 I	Possession and Use of Alcohol, Marijuana and Controlled Substances on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(x)	³⁷ M	Possession and Use of Alcohol, Marijuana and Controlled Substances on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(y)	37 I	Unlawful Operation of Motor Vehicles on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(y)	³⁷ M	Unlawful Operation of Motor Vehicles on	200	200	140	100	100	40	40	820	40	30	890
			Department Lands			- 10								
550	(z)	37 I	Unlawful Use of Boats and Swimming on Department Lands	100	100	70	50	50	20	20	410	40	35	485

	Section	Notes Laval	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv.	Total Bail **
550	(7)	37 N	Unlowful Use of Posts and Swimming on	200	10/10 200	7 140	5/10 100	5 100	20% 40	2 40	820	40 40	0	890
330	(z)	57 IV	Unlawful Use of Boats and Swimming on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(aa)	³⁷ I	1	100	100	70	50	50	20	20	410	40	35	485
			Lands											
550	(aa)	³⁷ N	Unauthorized Use of Aircraft on Department	200	200	140	100	100	40	40	820	40	30	890
			Lands											
550	(bb)	37 I	Unauthorized Bike Riding on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(bb)	³⁷ N	Unauthorized Bike Riding on Department Lands	200	200	140	100	100	40	40	820	40	30	890
550	(cc)	³⁷ I	Unlawful Possession and Use of Firearms or Archery Equipment on Department Lands	100	100	70	50	50	20	20	410	40	35	485
550	(cc)	37 N	Unlawful Possession and Use of Firearms or	200	200	140	100	100	40	40	820	40	30	890
			Archery Equipment on Department Lands											
506	(a)		Waterfowl–Shooting	200	200	140	100	100	40		820		30	890
507		³⁸ I	Waterfowl–Method of Take	100	100	70	50	50	20		410	40	35	485
507		³⁸ N	Waterfowl–Method of Take	200	200	140	100	100	40	40	820	40	30	890
700	(a)	³⁹ M	Fishing License in Possession	100	100	70	50	50	20	20	410	40	30	480
700	(b)	Ν	Hunting License in Possession	200	200	140	100	100	40	40	820	40	30	890
700	(b)	Ν	Hunting License in Possession–Without Proof of	300	300	210	150	150	60	60	1230	40	30	1300
			Correction											

Notes

¹ Per F&G 12013.3 (a)(6). Per F&G 12002.2(c), "If a person is charged with a violation of Section 7145 or of a regulation requiring a license to be displayed, and produces in court a lifetime sport fishing license issued in his or her name pursuant to Section 7149.2, and if the taking was otherwise lawful, in terms of season, limit, time, and area, the court may dismiss the charge."

² Per F&G 12002(b): "... fine of not more than \$2,000, imprisonment in a county jail for not more than one year, or both the fine and imprisonment."

³ Per F&G 12013.3(a): "... fine of not less than \$5,000, nor more than \$40,000"

⁴ Per F&G 12013.3(a): "... fine of not less than \$2,000, nor more than \$5,000"

⁵ Per F&G 12013.3(a): "... fine of not less than \$5,000, nor more than \$40,000"

⁶ Per F&G 12013.3(a): "... fine of not less than \$2,000, nor more than \$5,000"

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess Assess Assess Conv. Assess Assess Conv. Assess Assess Conv. Assess Conv. Assess Conv. Assess Conv. Assess Asses Asses Asses Asses Assess Asses As Asses Asses Ass	i1
				10/10	7	5/10	5	20%	2		40	0	

⁷ Per F&G 12002(a): "...fine of not more than \$1,000, imprisonment in a county jail for not more than six months, or by both that fine and imprisonment."

⁸ Per F&G 3004.5 "A person who violates any provision of this section is guilty of an infraction punishable by a fine of \$500." Per F&G 3004.5(g), a second or subsequent offense shall be punished by a fine not less than \$1,000 or more than \$5,000.

⁹ Per F&G 12002(c), except as specified in F&G 12001 and 12010: "...a fine of not more than \$5,000."

¹⁰ Per F&G 12002(a): "... punishment for a violaion of this code that is a misdemeanor is a fine of not more than \$1,000, imprisonment in the county jail for not more than six months, or by both the fine and imprisonment." Per F&G 12002(b): punishment for a violation of subdivision (b) of Section 4004 is "... a fine of not more than \$2,000, imprisonment in the county jail for not more than one year, or both the fine and imprisonment"

¹¹ Per F&G 12013.3(a): "fine of not less than \$5,000, nor more than \$40,000."

¹² Per F&G 12003.2: "fine of not more than \$25,000 per unlawful taking, imprisonment in the county jail for the period prescribed in sections 12002 or 12008, or both the fine and imprisonment."

- ¹³ Per F&G 12005(a): "punishment for each violation of Section 4758 shall include both of the following: (1) A fine of \$250 for each bear part. (2) An additional fine of not more than \$5,000, imprisonment pursuant to subdivision (h) of Section 1170 of the Penal Code, or in a county jail for not more than one year, or both that fine and imprisonment."
- ¹⁴ Per F&G 12005(c)(1), punishment for each violation of section 4758 that includes the possession of three or more bear gall bladders is punishable by both a fine of \$250 for each bear part, as required by F&G 12005(a)(1), and an additional fine of not more than \$10,000 dollars, imprisonment in a county jail for not more than one year, or both that fine and imprisonment. Per F&G 12005(c)(1)(B)(2): "If probation is granted, or execution or imposition of sentence is suspended, it shall be a condition thereof that the minimum term of three months shall be served in a county jail."

¹⁵ Per F&G 12003.1: punishment "... not less than \$250"

¹⁶ Per F&G 12009(a): "... except as provided in Section 12006.6, the punishment for a violation of any provision of Section 5521 or 5521.5 ... is a fine of not less than \$15,000 or more than \$40,000 and imprisonment in the county jail for a period not to exceed one year. The court shall permanently revoke any commercial fishing license, commercial fishing permit, or sport fishing license issued by the department." Per F&G 12006.6: "... in addition to Section 12009, and notwithstanding the type of fishing license or permit held, if any person is convicted of a violation of Section 5521 or 5521.5, and the offense occurs in an area closed to the taking of abalone for commercial purposes, and the person takes or possesses more than 12 abalone at one time or takes abalone in excess of the annual bag limit, that person shall be punished by ... A fine of not less than \$15,000 or more than \$40,000."

¹⁷ Per F&G 12002(b): " ... fine of not more than \$2,000, imprisonment in a county jail for not more than one year, or both the fine and imprisonment."

¹⁸ Per F&G 12023: " ... punishable by all of the following: (1) Imprisonment in the county jail for not less than six months or more than one year, a fine of not more than \$50,000 for each violation, or both that imprisonment and fine"

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess Votal Bail
				10/10	7	5/10	5	20%	2		40	0

¹⁹ Per F&G 12009(a): "... except as provided in Section 12006.6, the punishment for a violation ... of Section 7121, involving abalone, is a fine of not less than \$15,000 or more than \$40,000 and imprisonment in the county jail for a period not to exceed one year. The court shall permanently revoke any commercial fishing license, commercial fishing permit, or, sport fishing license issued by the department." Per F&G 12006.6: "... in addition to Section 12009, and notwithstanding the type of fishing license or permit held, if any person is convicted of a violation of Section 5521 or 5521.5, and the offense occurs in an area closed to the taking of abalone for commercial purposes, and the person takes or possesses more than 12 abalone at one time or more than 100 abalone during a calendar year, that person shall be punished by ... A fine of not less than \$15,000 or more than \$40,000."

²⁰ Per F&G 12002.2(a): " ... fine of not less than \$100 or more than \$1,000 for a first offense. If a person is convicted of a violation of Section 7145 or of a regulation requiring a license to be displayed within five years of a separate offense resulting in a conviction of a violation of Section 7145 or of a regulation requiring a license to be displayed, that person shall be punished by a fine of not less than two hundred fifty dollars (\$250) or more than one thousand dollars (\$1,000) ." Per F&G 12002.2(b), a court may reduce the fine for conviction to \$25 with proof of a license valid at time of arrest. Per F&G 12002.2(c), "If a person is charged with a violation of Section 7145 or of a regulation requiring a license to be displayed, and produces in court a lifetime sport fishing license issued in his or her name pursuant to Section 7149.2, and if the taking was otherwise lawful, in terms of season, limit, time, and area, the court may dismiss the charge."

²¹ Per F&G 7863, the section shall remain in effect until 1/1/19.

²² Per F&G 12002(b): "... fine of not more than \$2,000, imprisonment in the county jail for not more than one year, or both the fine and imprisonment."

²³ Per F&G 12003.1(a): "... not less than \$500 and imprisonment in county jail for not less than 30 days for a second subsequent violation."

²⁴ Per F&G 12012(a): "... fine of not less than \$5,000, nor more than \$40,000" Per F&G 12012 (b), "If a person is convicted of a second or subsequent violation of subdivision (a), that person shall be punished by a fine of not less than ten thousand dollars (\$10,000) nor more than fifty thousand dollars (\$50,000), or imprisonment in the county jail for not more than one year, or by both that fine and imprisonment."

²⁵ Per F&G 12013.5(a): "fine of \$10,000 per bear part."

²⁶ Per F&G 12000(b): " ... infraction punishable by a fine of not less than \$100 and not to exceed \$1,000"

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
				10/10	7	5/10	5	20%	2		40	0	

²⁷ Per F&G 12000: "(a) Except as expressly provided otherwise in this code, any violation of this code, or of any rule, regulation, or order made or adopted under this code, is a misdemeanor. (b) Notwithstanding subdivision (a), any person who violates any of the following statutes or regulations is guilty of an infraction punishable by a fine of not less than \$100 or more than \$1,000, or of a misdemeanor: (1) Section 2009. (2) Subdivision (a) of Section 6596. (3) Section 7149.8. (4) Sections 1.14, 1.17, 1.62, 1.63, and 1.74 of Title 14 of the California Code of Regulations. (5) Sections 2.00 to 5.95, inclusive, and 7.00 to 8.00, inclusive, of Title 14 of the California Code of Regulations. (6) Sections 27.56 to 30.10, inclusive, of Title 14 of the California Code of Regulations. (7) Sections 307, 308, and 311 to 313, inclusive, of Title 14 of the California Code of Regulations. (8) Section 505, 507 to 510, inclusive, and 550 to 553, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 505, 507 to 510, inclusive, and 550 to 553, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 505, 507 to 510, inclusive, and 550 to 553, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 630 to 630.5, inclusive, of Title 14 of the California Code of Regulations. (10)(11) Sections 630 to 630.5, inclusive, of Title 14 of the California Code of Regulations, except if either of the following apply: (A) The person who violates the regulation holds a commercial fishing license issued pursuant to Article 3 (commencing with Section 7850) of Chapter 1 of Part 3 of Division 6 or a commercial passenger fishing boat license issued pursuant to Article 5 (commencing with Section 7920) of Chapter 1 of Part 3 of Division 6. (B) The violation of the regulation occurred within two years of a prior violation of the regulation that resulted in a conviction."

²⁸ Per F&G 12000(b): " ... infraction punishable by a fine of not less than \$100 and not to exceed \$1,000"

²⁹ Per F&G 12000: "(a) Except as expressly provided otherwise in this code, any violation of this code, or of any rule, regulation, or order made or adopted under this code, is a misdemeanor. (b) Notwithstanding subdivision (a), any person who violates any of the following statutes or regulations is guilty of an infraction punishable by a fine of not less than \$100 or more than \$1,000, or of a misdemeanor: (1) Section 2009. (2) Subdivision (a) of Section 6596. (3) Section 7149.8. (4) Sections 1.14, 1.17, 1.62, 1.63, and 1.74 of Title 14 of the California Code of Regulations. (5) Sections 2.00 to 5.95, inclusive, and 7.00 to 8.00, inclusive, of Title 14 of the California Code of Regulations. (6) Sections 27.56 to 30.10, inclusive, of Title 14 of the California Code of Regulations. (7) Sections 307, 308, and 311 to 313, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 505, 507 to 510, inclusive, and 550 to 553, inclusive, of Title 14 of the California Code of Regulations. (10)(11) Sections 630 to 630.5, inclusive, of Title 14 of the California Code of Regulations, (10)(11) Sections 630 to 630.5, inclusive, of Title 14 of the california Code of Regulations, except if either of the following apply: (A) The person who violates the regulation holds a commercial fishing license issued pursuant to Article 3 (commencing with Section 7850) of Chapter 1 of Part 3 of Division 6 or a commercial passenger fishing boat license issued pursuant to Article 5 (commencing with Section 7920) of Chapter 1 of Part 3 of Division 6. (B) The violation occurred within two years of a prior violation of the regulation that resulted in a conviction."

³⁰ Per F&G 12000(b): " ... infraction punishable by a fine of not less than \$100 and not to exceed \$1,000"

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
				10/10	7	5/10	5	20%	2		40	0	

³¹ Per F&G 12000: "(a) Except as expressly provided otherwise in this code, any violation of this code, or of any rule, regulation, or order made or adopted under this code, is a misdemeanor. (b) Notwithstanding subdivision (a), any person who violates any of the following statutes or regulations is guilty of an infraction punishable by a fine of not less than \$100 or more than \$1,000, or of a misdemeanor: (1) Section 2009. (2) Subdivision (a) of Section 6596. (3) Section 7149.8. (4) Sections 1.14, 1.17, 1.62, 1.63, and 1.74 of Title 14 of the California Code of Regulations. (5) Sections 2.00 to 5.95, inclusive, and 7.00 to 8.00, inclusive, of Title 14 of the California Code of Regulations. (6) Sections 27.56 to 30.10, inclusive, of Title 14 of the California Code of Regulations. (7) Sections 307, 308, and 311 to 313, inclusive, of Title 14 of the California Code of Regulations. (8) Section 505, 507 to 510, inclusive, and 550 to 553, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 505, 507 to 510, inclusive, and 550 to 553, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 630 to 630.5, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 630 to 630.5, inclusive, of Title 14 of the California Code of Regulations. (10)(11) Sections 630 to 630.5, inclusive, of Title 14 of the california Code of Regulations, except if either of the following apply: (A) The person who violates the regulation holds a commercial fishing license issued pursuant to Article 3 (commencing with Section 7850) of Chapter 1 of Part 3 of Division 6 or a commercial passenger fishing boat license issued pursuant to Article 5 (commencing with Section 7920) of Chapter 1 of Part 3 of Division 6. (B) The violation of the regulation occurred within two years of a prior violation of the regulation that resulted in a conviction."

- ³² Per F&G 12000(b)(6) a person who violates Sections 27.56 to 30.10 of Title 14 of the California Code of Regulations is guilty of an infraction punishable by a fine of not less than one hundred dollars (\$100) and not to exceed one thousand dollars (\$1,000), or of a misdemeanor.
- ³³ Per F&G 12000: "(a) Except as expressly provided otherwise in this code, any violation of this code, or of any rule, regulation, or order made or adopted under this code, is a misdemeanor. (b) Notwithstanding subdivision (a), any person who violates any of the following statutes or regulations is guilty of an infraction punishable by a fine of not less than \$100 or more than \$1,000, or of a misdemeanor: (1) Section 2009. (2) Subdivision (a) of Section 6596. (3) Section 7149.8. (4) Sections 1.14, 1.17, 1.62, 1.63, and 1.74 of Title 14 of the California Code of Regulations. (5) Sections 2.00 to 5.95, inclusive, and 7.00 to 8.00, inclusive, of Title 14 of the California Code of Regulations. (6) Sections 27.56 to 30.10, inclusive, of Title 14 of the California Code of Regulations. (7) Sections 40 to 43, inclusive, of Title 14 of the California Code of Regulations. (8) Section 251.7 of Title 14 of the California Code of Regulations. (9) Sections 307, 308, and 311 to 313, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 505, 507 to 510, inclusive, and 550 to 553, inclusive, of Title 14 of the California Code of Regulations. (10)(11) Sections 630 to 630.5, inclusive, of Title 14 of the California Code of Regulations. (10)(11) Sections 630 to 630.5, inclusive, of Title 14 of the California Code of Regulations, except if either of the following apply: (A) The person who violates the regulation holds a commercial fishing license issued pursuant to Article 3 (commencing with Section 7850) of Chapter 1 of Part 3 of Division 6 or a commercial passenger fishing boat license issued pursuant to Article 5 (commencing with Section 7920) of Chapter 1 of Part 3 of Division 6. (B) The violation of the regulation occurred within two years of a prior violation of the regulation that resulted in a conviction."
- ³⁴ Per F&G 12000(b): " ... infraction punishable by a fine of not less than \$100 and not to exceed \$1,000"

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
				10/10	7	5/10	5	20%	2		40	0	

³⁵ Per F&G 12000: "(a) Except as expressly provided otherwise in this code, any violation of this code, or of any rule, regulation, or order made or adopted under this code, is a misdemeanor. (b) Notwithstanding subdivision (a), any person who violates any of the following statutes or regulations is guilty of an infraction punishable by a fine of not less than \$100 or more than \$1,000, or of a misdemeanor: (1) Section 2009. (2) Subdivision (a) of Section 6596. (3) Section 7149.8. (4) Sections 1.14, 1.17, 1.62, 1.63, and 1.74 of Title 14 of the California Code of Regulations. (5) Sections 2.00 to 5.95, inclusive, and 7.00 to 8.00, inclusive, of Title 14 of the California Code of Regulations. (6) Sections 27.56 to 30.10, inclusive, of Title 14 of the California Code of Regulations. (7) Sections 307, 308, and 311 to 313, inclusive, of Title 14 of the California Code of Regulations. (8) Section 505, 507 to 510, inclusive, and 550 to 553, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 505, 507 to 510, inclusive, and 550 to 553, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 505, 507 to 510, inclusive, and 550 to 553, inclusive, of Title 14 of the California Code of Regulations. (10) Sections 630 to 630.5, inclusive, of Title 14 of the California Code of Regulations. (10)(11) Sections 630 to 630.5, inclusive, of Title 14 of the California Code of Regulations, except if either of the following apply: (A) The person who violates the regulation holds a commercial fishing license issued pursuant to Article 3 (commencing with Section 7850) of Chapter 1 of Part 3 of Division 6 or a commercial passenger fishing boat license issued pursuant to Article 5 (commencing with Section 7920) of Chapter 1 of Part 3 of Division 6. (B) The violation of the regulation occurred within two years of a prior violation of the regulation that resulted in a conviction."

³⁶ Per F&G 12000(b): " ... infraction punishable by a fine of not less than \$100 and not to exceed \$1,000"

³⁷ Per F&G 12000(b): "... a person who violates any of the following statutes or regulations is guilty of an infraction punishable by a fine of not less than one hundred dollars (\$100) and not to exceed one thousand dollars (\$1,000), or of a misdemeanor: (1)...(10) Sections ... 550 to 553, inclusive, of Title 14 of the California Code of Regulations."

³⁸ Per F&G 12000(b): " ... infraction punishable by a fine of not less than \$100 and not to exceed \$1,000"

³⁹ Per F&G 12002.2(b), a court may reduce the fine for conviction to \$25 with proof of a license valid at time of arrest. Per F&G 12002.2(c), "If a person is charged with a violation of Section 7145 or of a regulation requiring a license to be displayed, and produces in court a lifetime sport fishing license issued in his or her name pursuant to Section 7149.2, and if the taking was otherwise lawful, in terms of season, limit, time, and area, the court may dismiss the charge."

PUBLIC UTILITIES BAIL AND PENALTY SCHEDULE (*See Preface, Section III) (**See Preface, Section IV) (Public Utilities Code)

Sec	tion	Notes	Level	Offense	Base Fine	State PA* 10/10	County PA*/10	DNA PA* 5/10	Court PA*/10	50% Surcharge*	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	Court OPS	6 Conv. Assess	Total Bail **
1038.5			М	Identification of Equipment, Passenger Stage Corporations	200	200	140	100	100	40	40	820			890
4669			М	Failure to Secure Liability Insurance Protection by For- Hire Vessel Operator	450	450	315	225	225	90	90	1845	40	30	1915
5132			Μ	Identification of Equipment, Household Goods Carrier	200	200	140	100	100	40	40	820	40	30	890
5133	(a)	1	М	Operation as a Household Goods Carrier Without a Permit and Operating Authority as Required	1500	1500	1050	750	750	300	300	6150	40	30	6220
5311	(a)	2	М	Noncompliance or Procuring, Aiding, or Abetting Specified Violation of a Household Goods Carrier or Agent	750	750	525	375	375	150	150	3075	40	30	3145
5311	(a)	3	М	Willful Noncompliance or Procuring, Aiding, or Abetting a Violation of a Household Goods Carrier or Agent	1500	1500	1050	750	750	300	300	6150	40	30	6220
5314.5			М	Advertising as a Household Goods Carrier Without a Permit	450	450	315	225	225	90	90	1845	40	30	1915
5371			М	Operations as a Charter-Party Carrier Without Certificate or Permit	450	450	315	225	225	90	90	1845	40	30	1915
5385			М	Identification of Equipment, Charter-Party Carrier of Passengers	200	200	140	100	100	40	40	820	40	30	890
5386			М	Advertising as a Charter-Party Carrier of Passengers Without Stating Identification Symbol	450	450	315	225	225	90	90	1845	40	30	1915
5386.5			М	Charter-Party Carrier of Passengers Advertising Its Services as a Taxicab	450	450	315	225	225	90	90	1845	40	30	1915
5387	(a)		М	Charter-Party Carrier Operating Without Permit, Vehicle Identification, and Accident Liability Protection	450	450	315	225	225	90	90	1845	40	30	1915
5411		4	М	Violation of Charter-Party Carrier Order, Decision, Rule, Regulation, Direction, Demand, Requirement, or Operating Permit or Certificate	1000	1000	700	500	500	200	200	4100	40	30	4170

PUBLIC UTILITIES BAIL AND PENALTY SCHEDULE (*See Preface, Section III) (**See Preface, Section IV) (Public Utilities Code)

Sect	tion	Notes	Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
		_				10/10	7	5/10	5	20%	2			30	
5411.3		5	М	Display of Improper Vehicle Identifying Symbol	750	750	525	375	375	150	150	3075	40	30	3145
5412		6	Μ	Violation of Charter-Party Carrier Order, Decision, Rule, Regulation, Direction, Demand, Requirement, or Operating Permit or Certificate by Corporation or Person	450	450	315	225	225	90	90	1845	40	30	1915
5412.2	(a)		М	Operating as a Charter-Party Carrier of Passengers or Taxicab Without Valid Certificate/Permit	750	750	525	375	375	150	150	3075	40	45	3160
5414.5			М	Advertising as a Charter-Party Carrier of Passengers Without Certificate or Permit	450	450	315	225	225	90	90	1845	40	46	1931
5513	(a)		М	Failure to Secure Required Liability Insurance Protection by Hot Air Balloon Operator	450	450	315	225	225	90	90	1845	40	47	1932
5513	(b)		М	Operating as a Hot Air Balloon Operator Without a Local Permit When Required	1000	1000	700	500	500	200	200	4100	40	48	4188
99170	(a)(1)		Ι	Operation of or Interference with a Transit District's Vehicles	35	40	28	20	20	7	8	158	40	35	233
99170	(a)(2)	7	Ι	Interference with Transit Operator	35	40	28	20	20	7	8	158	40	35	233
99170	(a)(3)	7	Ι	Extending Body from Transit District's Vehicles	35	40	28	20	20	7	8	158	40	35	233
99170	(a)(4)	7	Ι	Throwing Objects from Transit District's Vehicle	35	40	28	20	20	7	8	158	40	35	233
99170	(a)(5)	7	Ι	Behavior Causing Injury to Person or Property	35	40	28	20	20	7	8	158	40	35	233
99170	(a)(6)	7	Ι	Violating Safety or Security Instruction	35	40	28	20	20	7	8	158	40	35	233
99170	(a)(7)	7	Ι	Providing False Information to Transit District Employee or Obstructing Issuance of Citation	35	40	28	20	20	7	8	158	40	35	233
99170	(a)(8)	7	Ι	Violating Rules Regarding Boarding Transit Vehicles with Bicycles	35	40	28	20	20	7	8	158	40	35	233
Note	s			-											

¹ Per PU 5311(b): " ... fine of not more than \$10,000"

² Per PU 5311(a): " ... fine of not more than \$2,500... ."

³ Per PU 5311(a): "for a willful violation ... fine of not more than \$10,000"

PUBLIC UTILITIES BAIL AND PENALTY SCHEDULE (*See Preface, Section III) (**See Preface, Section IV) (Public Utilities Code)

		Ϋ́		Fine	PA*	PA*/10	PA*	PA*/10	Surcharge	0	& PA Subtotal	Court	Conv	**
4 D D	4 D DI I	5 4 1 1 . 1	6		10/10	7	5/10	5	20%	2		40	30	
⁴ Per P	⁴ Per PU	5411: "	. fine of not less than \$1,000 and not more than \$5,000 .	"	10/10	7	5/10	5	20%	2	Subtou	11		40 30

⁵ Per PU 5411.3: "... fine of not more than \$2,500"

⁶ Per PU 5412: "... fine of not more than \$2,000"

⁷ Per 99170 (c) A violation of this section is an infraction under Section 19.8 of the Penal Code punishable by a fine not exceeding seventy-five dollars (\$75), and a violation by a person after a second conviction is punishable by a fine not exceeding two hundred fifty dollars (\$250) or by community service that does not conflict with the violator's hours of school attendance or employment for a total time not to exceed 48 hours over a period not to exceed 60 days.

PARKS AND RECREATION BAIL AND PENALTY SCHEDULE

(*See Preface, Section III) (**See Preface, Section IV)

(California Code of Regulations, Title 14)

Section	Notes	Level	Offense	Base Fine	State PA*	County PA*/10		PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
					10/10	7	5/10	5	20%	2		40	0	
4302		Ι	Payment of Fee for Use of Facilities Required	135	140	98	70		27	28	568	40		643
4302		Μ	Payment of Fee for Use of Facilities Required	75	80	56	40		15		322	-	30	392
4304		Ι	No Aircraft Landing or Takeoff Without Authorization	100	100	70	50	50	20	20	410	40	35	485
4304		М	No Aircraft Landing or Takeoff Without Authorization	250	250	175	125	125	50	50	1025	40	30	1095
4305 (a)		Ι	No Hunting or Fishing in a State Park	50	50	35	25	25	10	10	205	40	35	280
4305 (a)		М	No Hunting or Fishing in a State Park	250	250	175	125	125	50	50	1025	40	30	1095
4305 (b)		Ι	No Taking, Killing, or Injuring Wildlife in a State Park	100	100	70	50	50	20	20	410	40	35	485
4305 (b)		Μ	No Taking, Killing, or Injuring Wildlife in a State Park	250	250	175	125	125	50	50	1025	40	30	1095
4305 (e)		Ι	No Feeding of Posted Wildlife	50	50	35	25	25	10	10	205	40	35	280
4305 (e)		М	No Feeding of Posted Wildlife	75	80	56	40	40	15	16	322	40	30	392
4306		Ι	No Collecting/Destroying Vegetation in a State Park	50	50	35	25	25	10	10	205	40	35	280
4306		Μ	No Collecting/Destroying Vegetation in a State Park	100	100	70	50	50	20	20	410	40	30	480
4307		Ι	No Destruction of Geological Features in a State Park + Damages	50	50	35	25	25	10	10	205	40	35	280
4307		Μ	No Destruction of Geological Features in a State Park + Damages	100	100	70	50	50	20	20	410	40	30	480
4308		Ι	No Destruction of Archaeological Features in a State Park + Damages	100	100	70	50	50	20	20	410	40	35	485
4308		М	No Destruction of Archaeological Features in a State Park + Damages	250	250	175	125	125	50	50	1025	40	30	1095
4310		Ι	No Littering in a State Park	50	50	35	25	25	10	10	205	40	35	280
4310	1	М	No Littering in a State Park	100	100	70	50	50	20	20	410	40	30	480

Sec	ction	Notes	Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
4311	(a)	I	[No Fires Except in Appropriate Stove/	50	10/10 50	7 35	5/10 25	5 25	20%		205	40	0 35	280
т у 11	(a)	1	L	Fireplaces	50	50	55	23	25	10	10	205	40	55	200
4311	(a)	ľ	M	No Fires Except in Appropriate Stove/ Fireplaces	100	100	70	50	50	20	20	410	40	30	480
4311	(b)	Ι	[No Unsafe Fires	100	100	70	50		20	20	410		35	485
4311	(b)	l	М	No Unsafe Fires	500	500	350	250		100		2050	-	30	2120
4311	(c)		[No Fire or Smoking Where Posted	100	100	70	50		20		410		35	485
4311	(c)	l	М	No Fire or Smoking Where Posted	250	250	175	125		50		1025		30	1095
4312	(a,b,d)	Ι	[No Dog or Animal Running Loose	35	40	28	20	20	7	8	158	40	35	233
4312	(a,b,d)	ľ	М	No Dog or Animal Running Loose	75	80	56	40	40	15	16	322	40	30	392
4312	(c)	Ι	[Keeping Noisy, Vicious, or Dangerous Dogs or Animals	100	100	70	50	50	20	20	410	40	35	485
4312	(c)	ľ	M	Keeping Noisy, Vicious, or Dangerous Dogs or Animals	250	250	175	125	125	50	50	1025	40	30	1095
4312	(e)	Ι	[No Dogs or Cats in Area Unless on a Leash	50	50	35	25	25	10	10	205	40	35	280
4312	(e)	ľ	М	No Dogs or Cats in Area Unless on a Leash	100	100	70	50	50	20	20	410	40	30	480
4312	(f)	Ι	[No Animals in a Unit Except Under Control	35	40	28	20	20	7	8	158	40	35	233
4312	(f)	l	М	No Animals in a Unit Except Under Control	75	80	56	40	40	15	16	322	40	30	392
4312	(h)	I	[No Grazing Without Authorization + \$30 Per Head	50	50	35	25	25	10	10	205	40	35	280
4312	(h)	ľ	М	No Grazing Without Authorization + \$30 Per Head	100	100	70	50	50	20	20	410	40	30	480
4313		I	[No Weapons or Traps Except Where Authorized	100	100	70	50	50	20	20	410	40	35	485
4313		ľ	M	No Weapons or Traps Except Where Authorized	250	250	175	125	125	50	50	1025	40	30	1095
4314		Ι	[No Fireworks Allowed	50	50	35	25	25	10	10	205	40	35	280
4314		ľ	М	No Fireworks Allowed	100	100	70	50		20		410		30	480
							. •						-	-	

PARKS AND RECREATION BAIL AND PENALTY SCHEDULE (*See Preface, Section III) (**See Preface, Section IV)

(California Code of Regulations, Title 14)

Sec	ction	Notes Level	Offense	Base Fine	State PA* 10/10	County PA*/10	DNA PA* 5/10	Court PA*/10 5	%05 Surcharge*	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	SdO Lourt OPS	• Conv. Assess	Total Bail **
4316		Ι	No Photography/Filming for Commercial Purposes Without Authorization	100	10/10	70	5/10	5 50	20%	20	410		35	485
4316		М	No Photography/Filming for Commercial Purposes Without Authorization	500	500	350	250	250	100	100	2050	40	30	2120
4317		Ι	No Juvenile Shall Violate Posted Curfew Hours	35	40	28	20	20	7	8	158	40	35	233
4317		Μ	No Juvenile Shall Violate Posted Curfew Hours	75	80	56	40	40	15	16	322	40	30	392
4318		Ι	No Loitering About Park Restrooms, Showers, etc.	100	100	70	50	50	20	20	410	40	35	485
4318		М	No Loitering About Park Restrooms, Showers, etc.	250	250	175	125	125	50	50	1025	40	30	1095
4319		Ι	No Dangerous Recreational Activities	35	40	28	20	20	7	8	158	40	35	233
4319		Μ	No Dangerous Recreational Activities	75	80	56	40	40	15	16	322	40	30	392
4320	(a)	Ι	Observation of Quiet Hours Required	50	50	35	25	25	10	10	205	40	35	280
4320	(a)	Μ	Observation of Quiet Hours Required	100	100	70	50	50	20	20	410	40	30	480
4320	(b)	Ι	No Outside Machinery Operated Without Permission	50	50	35	25	25	10	10	205	40	35	280
4320	(b)	М	No Outside Machinery Operated Without Permission	100	100	70	50	50	20	20	410	40	30	480
4320	(c)	Ι	No Noisy Disturbance During Specified Hours	35	40	28	20	20	7	8	158	40	35	233
4320	(c)	М	No Noisy Disturbance During Specified Hours	75	80	56	40	40	15	16	322	40	30	392
4321		Ι	Restrictions on Assembly	50	50	35	25	25	10	10	205	40	35	280
4321		М	Restrictions on Assembly	100	100	70	50	50	20	20	410	40	30	480
4322		Ι	No Nudity Except Where Authorized	50	50	35	25	25	10	10	205	40	35	280
4322		М	No Nudity Except Where Authorized	100	100	70	50	50	20	20	410	40	30	480
4323	(a)	Ι	Restrictions on Recreational Equipment	35	40	28	20	20	7	8	158	40	35	233
4323	(a)	Μ	Restrictions on Recreational Equipment	75	80	56	40	40	15	16	322	40	30	392
4323	(b)	Ι	Restrictions on Food Storage	50	50	35	25	25	10	10	205	40	35	280
4323	(b)	М	Restrictions on Food Storage	100	100	70	50	50	20	20	410	40	30	480

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
4222 ()	т		25	10/10	7	5/10	5	20%	2	150	40	0	222
4323 (c)		Restrictions on Tents on Beaches	35	40	28	20	20	7		158		35	233
4323 (c)		Restrictions on Tents on Beaches	75	80 50	56	40	40	15	16	322		30	392 280
4324 (a-c)	I	Requirements for Sanitation	50	50	35	25 50	25	10		205		35	280
4324 (a-c)		Requirements for Sanitation	100	100	70		50 25	20		410		30	480
4326	Ι	Violation of Posted Orders/Special Permits Prohibited	50	50	35	25	25	10	10	205	40	35	280
4326	М	Violation of Posted Orders/Special Permits Prohibited	100	100	70	50	50	20	20	410	40	30	480
4330	Ι	Restrictions for Use of Pesticides	100	100	70	50	50	20	20	410	40	35	485
4330	М	Restrictions for Use of Pesticides	500	500	350	250	250	100	100	2050	40	30	2120
4331	Ι	No Soliciting Without Authorization	50	50	35	25	25	10	10	205	40	35	280
4331	Μ	No Soliciting Without Authorization	100	100	70	50	50	20	20	410	40	30	480
4333	Ι	Restriction of Glass Containers Except as Authorized	50	50	35	25	25	10	10	205	40	35	280
4333	М	Restriction of Glass Containers Except as Authorized	100	100	70	50	50	20	20	410	40	30	480
4351	Ι	Restrictions in State Wilderness/Natural Preserves	100	100	70	50	50	20	20	410	40	35	485
4351	М	Restrictions in State Wilderness/Natural Preserves	500	500	350	250	250	100	100	2050	40	30	2120
4352	Ι	No Off-Highway Vehicles/Snowmobiles Unless Authorized	50	50	35	25	25	10	10	205	40	35	280
4352	М	No Off-Highway Vehicles/Snowmobiles Unless Authorized	100	100	70	50	50	20	20	410	40	30	480
4353	Ι	No Violations of Posted Speed Limits				[See St	peed Char	t]			40	35	75
4353	М	No Violations of Posted Speed Limits					beed Char	-			40	30	70
4354	Ι	No Vehicle Operations That Endanger Persons/Animals	50	50	35	25	25	10	10	205	40	35	280
4354	М	No Vehicle Operations That Endanger Persons/Animals	100	100	70	50	50	20	20	410	40	30	480

Sectio	on	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
		_			10/10	7	5/10	5	20%	2		40	0	
4355		l	Restrictions on Vehicle Operation	50	50	35	25	25	10		205		35	280
4355		M	Restrictions on Vehicle Operation	75	80	56	40	40	15		322	-	30	392
4357		l	License Requirements to Operate Vehicle	50	50	35	25	25	10		205		35	280
4357			License Requirements to Operate Vehicle	75	80	56	40		15		322		30	392
4359 (b)	Ι	No Horses/Pack Animals Except in	50	50	35	25	25	10	10	205	40	35	280
			Designated Areas					4.0					• •	• • •
4359 (b))	Μ	No Horses/Pack Animals Except in	75	80	56	40	40	15	16	322	40	30	392
10.50	、 、		Designated Areas	-	-				10	10	.	4.0	~ -	•
4359 (c	:)	Ι	No Riding Horses/Pack Animals in	50	50	35	25	25	10	10	205	40	35	280
			Reckless Manner		100		-	-	•	• •			• •	10.0
4359 (c	c)	Μ	No Riding Horses/Pack Animals in	100	100	70	50	50	20	20	410	40	30	480
		-	Reckless Manner			• •	• •	• •	_	0				
4359 (e	/	I	Gate Requirements When Riding	35	40	28	20		7	8	158		35	233
4359 (e	e)		Gate Requirements When Riding	75	80	56	40	40	15		322		30	392
4360		Ι	Regulations for Operation of Bicycles	50	50	35	25	25	10		205		35	280
4360		М	Regulations for Operation of Bicycles	75	80	56	40		15		322		30	392
4451 (a	/	Ι	Camping in Designated Areas Only	35	40	28	20		7		158		35	233
4451 (a	ı)	Μ		75	80	56	40		15		322		30	392
4452		Ι	Limits on Number Occupying Camp Sites;	35	40	28	20	20	7	8	158	40	35	233
			per Extra											
4452		М	Limits on Number Occupying Camp Sites;	75	80	56	40	40	15	16	322	40	30	392
			per Extra											
4453		Ι	Camping Fees Due at Certain Times	35	40	28	20		7	8	158		35	233
4453		М	1 8	75	80	56	40		15		322		30	392
4454		Ι	Occupancy Authorized Only After Fees	35	40	28	20	20	7	8	158	40	35	233
			Are Paid											
4454		М	Occupancy Authorized Only After Fees	75	80	56	40	40	15	16	322	40	30	392
			Are Paid											
4455		Ι	Camping Time Limits-Days per Year	35	40	28	20	20	7	8	158	40	35	233
4455		Μ	Camping Time Limits-Days per Year	75	80	56	40	40	15	16	322	40	30	392

Sect	ion	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
1150		т	Vertice Constitute Descriptions to	25	10/10 40	7	5/10 20		20%	2	150	40	0	222
4456 4456		I M	Vacating Campsite Requirements Vacating Campsite Requirements	35 75	40 80	28 56	20 40		15	8 16	158 322		35 30	233 392
4430 4457		M I	No Camping in Day-Use Areas Unless	35	40	28	40 20		13		158	-	35	233
		1	Authorized	55	40	20	20	20	/	0	156	40	55	233
4457		М	No Camping in Day-Use Areas Unless	75	80	56	40	40	15	16	322	40	30	392
			Authorized											
4458		Ι	Nighttime Closure Requirements	50	50	35	25	25	10	10	205	40	35	280
4458		Μ	Nighttime Closure Requirements	100	100	70	50	50	20	20	410	40	30	480
4501	(a)	Ι	Hunting Requirements-Picacho State	100	100	70	50	50	20	20	410	40	35	485
			Recreational Area											
4501	(a)	Μ	Hunting Requirements-Picacho State	250	250	175	125	125	50	50	1025	40	30	1095
			Recreational Area											
4501	(b)	Ι	Hunting Requirements-Auburn State	100	100	70	50	50	20	20	410	40	35	485
	<i>a</i> \		Recreational Area		• • •					- 0			• •	
4501	(b)	Μ	Hunting Requirements-Auburn State	250	250	175	125	125	50	50	1025	40	30	1095
4501	(-)	т	Recreational Area	100	100	70	50	50	20	20	410	40	25	495
4501	(c)	Ι	Hunting Requirements–San Luis Reservoir State Recreational Area	100	100	70	50	50	20	20	410	40	35	485
4501	(c)	м	Hunting Requirements–San Luis Reservoir State	250	250	175	125	125	50	50	1025	40	30	1095
4301	(0)	1 v1	Recreational Area	250	230	175	123	123	50	50	1023	40	50	1095
4501	(d)	Ι	Hunting Requirements–Providence Mountain State	100	100	70	50	50	20	20	410	40	35	485
1001	(4)	1	Recreational Area	100	100	10	20	20	20	20	110	10	00	100
4501	(d)	М	Hunting Requirements-Providence Mountain State	250	250	175	125	125	50	50	1025	40	30	1095
			Recreational Area											
4501	(e)	Ι	Hunting Requirements-Lake Oroville State	100	100	70	50	50	20	20	410	40	35	485
			Recreational Area											
4501	(e)	Μ	Hunting Requirements-Lake Oroville State	250	250	175	125	125	50	50	1025	40	30	1095
			Recreational Area											
4501	(f)	Ι	Hunting Requirements-Lake Perris State Recreational	100	100	70	50	50	20	20	410	40	35	485
			Area											

Sec	tion	Notes	Level	Offense	Base Fine	State PA* 10/10	County PA*/10	DNA PA* 5/10	Court PA*/10 5	50% Surcharge*	EMS PA*/1 0 2	Fine Surcharge & PA Subtotal	SdO Lourt OPS	• Conv. Assess	Total Bail **
4501	(f)		Μ	Hunting Requirements–Lake Perris State Recreational Area	250	250	175	125	125	50	50	1025		30	1095
4501	(g)		Ι	Hunting Requirements–Harry A. Merlo State Recreation Area	100	100	70	50	50	20	20	410	40	35	485
4501	(g)		Μ	Hunting Requirements–Harry A. Merlo State Recreation Area	250	250	175	125	125	50	50	1025	40	30	1095
4501	(h)		Ι	Hunting Requirements–Franks Tract State Recreational Area	100	100	70	50	50	20	20	410	40	35	485
4501	(h)		Μ	Hunting Requirements–Franks Tract State Recreational Area	250	250	175	125	125	50	50	1025	40	30	1095
4600	(a)		Ι	Restrictions–San Simeon Historical Monument–Tours	35	40	28	20	20	7	8	158	40	35	233
4600	(a)		Μ	Restrictions–San Simeon Historical Monument–Tours	75	80	56	40	40	15	16	322	40	30	392
4600	(b)		Ι	Restrictions–San Simeon Historical Monument–Objects + Damages	35	40	28	20	20	7	8	158	40	35	233
4600	(b)		Μ	Restrictions–San Simeon Historical Monument–Objects + Damages	75	80	56	40	40	15	16	322	40	30	392
4600	(c)		Ι	Restrictions–San Simeon Historical Monument–Food + Damages	35	40	28	20	20	7	8	158	40	35	233
4600	(c)		Μ	Restrictions–San Simeon Historical Monument–Food + Damages	75	80	56	40	40	15	16	322	40	30	392
4600	(d)		Ι	Restrictions–San Simeon Historical Monument–Cameras	35	40	28	20	20	7	8	158	40	35	233
4600	(d)		М	Restrictions–San Simeon Historical Monument–Cameras	75	80	56	40	40	15	16	322	40	30	392
4601	(a)		Ι	Restrictions–Torrey Pines, Point Lobos State Reserves, and Penasquitos Marsh Natural State Recreational Areas–Picnics	35	40	28	20	20	7	8	158	40	35	233

PARKS AND RECREATION BAIL AND PENALTY SCHEDULE (*See Preface, Section III) (**See Preface, Section IV)

(California Code of Regulations, Title 14)

Sec	tion	Notes	Level	Offense	Base Fine	State PA*	County PA*/10	PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	, Conv. Assess	Total Bail **
4601	(a)]	М	Restrictions–Torrey Pines, Point Lobos State Reserves, and Penasquitos Marsh Natural State Recreational Areas–Picnics	75	10/10 80	7 56	5/10 40		20% 15	2 16	322	40 40	0 30	392
4601	(b)]	I	Restrictions–Torrey Pines, Point Lobos State Reserves, and Penasquitos Marsh Natural State Recreational Areas–Designated Trails	35	40	28	20	20	7	8	158	40	35	233
4601	(b)	l	М	Restrictions–Torrey Pines, Point Lobos State Reserves, and Penasquitos Marsh Natural State Recreational Areas–Designated Trails	75	80	56	40	40	15	16	322	40	30	392
4603	(a)]	[Restrictions–Angel Island State Park– Boat Docking	100	100	70	50	50	20	20	410	40	35	485
4603	(a)]	М	Restrictions–Angel Island State Park– Boat Docking	250	250	175	125	125	50	50	1025	40	30	1095
4604		I	[Restrictions–Carrizo Impact Area	100	100	70	50	50	20	20	410	40	35	485
4604				Restrictions–Carrizo Impact Area	500	500	350	250		100	-	2050	-		2120
4608			[Restrictions–Mt. San Jacinto State Wilderness	50	50	35	25		10		205	40		280
4608]	M	Restrictions–Mt. San Jacinto State Wilderness	100	100	70	50	50	20	20	410	40	30	480
4609	(b)]	[Restrictions–Pismo Dunes State Vehicular Recreational Area–Towing	50	50	35	25	25	10	10	205	40	35	280
4609	(b)]	Μ	Restrictions–Pismo Dunes State Vehicular Recreational Area–Towing	100	100	70	50	50	20	20	410	40	30	480
4609	(b)(3)]	I	Restrictions–Pismo Dunes–Off-Highway Vehicles	50	50	35	25	25	10	10	205	40	35	280
4609	(b)(3)]	Μ	Restrictions–Pismo Dunes–Off-Highway Vehicles	100	100	70	50	50	20	20	410	40	30	480
4609	(b)(4)]	[Restrictions–Pismo Dunes–Safety Equipment	50	50	35	25	25	10	10	205	40	35	280

Sec	ction	Notes	Level	Offense	Base Fine	State PA* 10/10	County PA*/10	DNA PA* 5/10	PA*/10	50% Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	SdO Lourt OPS	Conv. Assess	Total Bail **
4609	(b)(4)		Μ	Restrictions–Pismo Dunes–Safety Equipment	100	10/10	70	5/10 50		20%	2 20	410		0 30	480
4610	(a)		Ι	Unlicensed Driver Off-Highway Requirements	50	50	35	25	25	10	10	205	40	35	280
4610	(a)		Μ	Unlicensed Driver Off-Highway Requirements	100	100	70	50	50	20	20	410	40	30	480
4610	(b)		Ι	Unlicensed Driver Off-Highway Capabilities	50	50	35	25	25	10	10	205	40	35	280
4610	(b)		Μ	Unlicensed Driver Off-Highway Capabilities	100	100	70	50	50	20	20	410	40	30	480
4611	(c)		Ι	Rockhounding–Commercial Restrictions	50	50	35	25	25	10	10	205	40	35	280
4611	(c)			Rockhounding–Commercial Restrictions	100	100	70	50		20	20	410	40	30	480
4611	(d)		Ι	Rockhounding–Maximum Take Allowed 15 Pounds per Day	50	50	35	25	25	10	10	205	40	35	280
4611	(d)		Μ	Rockhounding–Maximum Take Allowed 15 Pounds per Day	100	100	70	50	50	20	20	410	40	30	480
4611	(e)		Ι	Rockhounding–Use of Tools	50	50	35	25	25	10	10	205	40	35	280
4611	(e)		Μ	Rockhounding–Use of Tools	100	100	70	50	50	20	20	410	40	30	480
4611	(f)		Ι	Rockhounding–Prohibited in Swimming/Boating Areas	50	50	35	25	25	10	10	205	40	35	280
4611	(f)		Μ	Rockhounding–Prohibited in Swimming/Boating Areas	100	100	70	50	50	20	20	410	40	30	480
4611	(g)		Ι	Rockhounding–Areas for Collecting Limited	50	50	35	25	25	10	10	205	40	35	280
4611	(g)		М	Rockhounding–Areas for Collecting Limited	100	100	70	50	50	20	20	410	40	30	480
4611	(h)		Ι	Rockhounding-Indian Artifact Removal Prohibited	50	50	35	25	25	10	10	205	40	35	280
4611	(h)		Μ	Rockhounding–Indian Artifact Removal Prohibited	100	100	70	50		20	20	410	40	30	480
4611	(i)		Ι	Rockhounding–Panning for Gold	50	50	35	25	25	10	10	205	40	35	280
4611	(i)		Μ	Rockhounding-Panning for Gold	100	100	70	50	50	20	20	410	40	30	480

Sectio	u Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
4612	Ι	Restrictions–Crystal Cove Historic District	100	10/10 100	7 70	5/10 50		20% 20		410	40 40	0 35	485
4612	М	Restrictions–Crystal Cove Historic District	500	500	350	250	250	100	100	2050	40	30	2120
4613 (a)	I	Restrictions-CA State Railroad Museum-Capacities	35	40	28	20	20	7	8	158	40	35	233
4613 (a)	М	Restrictions-CA State Railroad Museum-Capacities	75	80	56	40	40	15	16	322	40	30	392
4613 (b)) I	Restrictions–CA State Railroad Museum–Photography	35	40	28	20	20	7	8	158	40	35	233
4613 (b)	M	Restrictions–CA State Railroad Museum–Photography	75	80	56	40	40	15	16	322	40	30	392
4613 (c)	I	Restrictions–CA State Railroad Museum–Artifacts + Damages	35	40	28	20	20	7	8	158	40	35	233
4613 (c)	М	Restrictions–CA State Railroad Museum–Artifacts + Damages	75	80	56	40	40	15	16	322	40	30	392
4613 (d)) I	Restrictions–CA State Railroad Museum–Climbing + Damages	35	40	28	20	20	7	8	158	40	35	233
4613 (d)	M	Restrictions–CA State Railroad Museum–Climbing + Damages	75	80	56	40	40	15	16	322	40	30	392
4613 (e)	I	Restrictions–CA State Railroad Museum–Food/Drink + Damages	35	40	28	20	20	7	8	158	40	35	233
4613 (e)	М	Restrictions–CA State Railroad Museum–Food/Drink + Damages	75	80	56	40	40	15	16	322	40	30	392
4650	Ι	No Swimming Except in Designated Areas	50	50	35	25	25	10	10	205	40	35	280
4650	М	No Swimming Except in Designated Areas	100	100	70	50	50	20	20	410	40	30	480
4651	Ι	No Boating/Water Skiing in Designated Swimming Areas	100	100	70	50	50	20	20	410	40	35	485

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
4651	М	No Boating/Water Skiing in Designated Swimming Areas	500	10/10 500	7 350	5/10 250	5 250	20% 100	2 100	2050	40 40	0 30	2120
4656	Ι	No Diving Allowed	50	50	35	25	25	10	10	205	40	35	280
4656		No Diving Allowed	100	100	70	50		20	20	410	-	30	480
4657	Ι	No Boat Launching Where Posted	50	50	35	25	25	10	10	205	40	35	280
4657	М	No Boat Launching Where Posted	100	100	70	50	50	20	20	410	40	30	480
4658	Ι	No Exceeding Posted Speed Limits in Boats	50	50	35	25	25	10	10	205	40	35	280
4658	М	No Exceeding Posted Speed Limits in Boats	100	100	70	50	50	20	20	410	40	30	480
4659	Ι	Speed Restrictions for Nighttime Boat Operation	50	50	35	25	25	10	10	205	40	35	280
4659	М	Speed Restrictions for Nighttime Boat Operation	100	100	70	50	50	20	20	410	40	30	480
4660 (a)	Ι	Vessel Overnight Stay Prohibited Except Where Permitted	50	50	35	25	25	10	10	205	40	35	280
4660 (a)	М	Vessel Overnight Stay Prohibited Except Where Permitted	100	100	70	50	50	20	20	410	40	30	480
4660 (b)	Ι	Vessel Restrictions Apply if Posted	50	50	35	25	25	10	10	205	40	35	280
4660 (b)	Μ	Vessel Restrictions Apply if Posted	100	100	70	50	50	20	20	410	40	30	480
4660 (c)	Ι	Abandoned Vessels Must Be Removed by Registered Owner of Notification	50	50	35	25	25	10	10	205	40	35	280
4660 (c)	М	Abandoned Vessels Must Be Removed by Registered Owner of Notification	100	100	70	50	50	20	20	410	40	30	480
4661	Ι	Restrictions for Disposal of Waste From Boats	50	50	35	25	25	10	10	205	40	35	280
4661	М	Restrictions for Disposal of Waste From Boats	100	100	70	50	50	20	20	410	40	30	480
4662 (a) 4662 (a)	I M	Vessel Inspection Requirements–Any Time Vessel Inspection Requirements–Any Time	50 100	50 100	35 70	25 50	25 50	10 20	10 20	205 410		35 30	280 480

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/1 0	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
				10/10	7	5/10	5	20%	2		40	0	
4662 (b)	Ι	Vessel Inspection Requirements– Continued Use	35	40	28	20	20	7	8	158	40	35	233
4662 (b)	М	Vessel Inspection Requirements– Continued Use	75	80	56	40	40	15	16	322	40	30	392
4664 (a)	Ι	Restrictions on Underwater Activities– Entry Areas	35	40	28	20	20	7	8	158	40	35	233
4664 (a)	М	Restrictions on Underwater Activities– Entry Areas	75	80	56	40	40	15	16	322	40	30	392
4700	Ι	Requirements for Runaway Snow Skis	35	40	28	20	20	7	8	158	40	35	233
4700	Μ	Requirements for Runaway Snow Skis	75	80	56	40	40	15	16	322	40	30	392
4701	Ι	Winter Sports Allowed Only in Designated Areas	50	50	35	25	25	10	10	205	40	35	280
4701	М	Winter Sports Allowed Only in Designated Areas	100	100	70	50	50	20	20	410	40	30	480

Notes

¹ Per PR 5008.7: fine of "not less than \$100 nor more than \$1,000" for violation of any rule or regulation adopted by the Department of Parks and Recreation prohibiting the leaving, depositing, dropping, or scattering of bottles, broken glass, ashes, wastepaper, cans, or other rubbish in a state park.

PARKS AND RECREATION BAIL AND PENALTY SCHEDULE

(*See Preface, Section III) (**See Preface, Section IV) (California Code of Regulations, Title 14)

SPEED CHART (FOR ALL SPEED LIMITS)

MPH Over Limit	Base Fine	State PA*	County PA*/10	DNA PA*	Court Facility Const. PA*/10	Surcharge*	EMS PA*/10	Fine Surcharge & PA Subtotal	Court OPS	Conv. Assess	Total Bail **
		10/10	7	5/10	5	20%	2		40	35	
1–15	35	40	28	20	20	7	8	158	40	35	233
16–25	70	70	49	35	35	14	14	287	40	35	362
26 and over	100	100	70	50	50	20	20	410	40	35	485

Sect	ion	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10	Fine GO time Surcharge & PA Subtotal O	Conv. Assess	Total Bail **
		1.5.6		100	10/10	7	5/10	5	20%	2	40	0	100
725	(a)	¹ M	Excessive Prescribing or Administering of Drugs or Treatment	100	100	70	50	50	20	20	410 40	30	480
2225.5	(c)	² M	Multiple Failures of Licensee or Health-Care Facility to Comply With Court Order to Enforce Subpoena Mandating Release of Records	1500	1500	1050	750	750	300	300	6150 40	30	6220
2570.3			License Required to Practice Occupational Therapy	500	500	350	250	250	100	100	2050 40	30	2120
2630			License Required to Operate as a Physical Therapist	250	250	175	125	125	50	50	1025 40		1100
2630			License Required to Operate as a Physical Therapist	500	500	350	250	250	100	100	2050 40		2120
2903		6 I	License Required to Operate as a Psychologist	250	250	175	125	125	50	50	1025 40	35	1100
2903		7 M	License Required to Operate as a Psychologist	1000	1000	700	500	500	200	200	4100 40	30	4170
3535	(a)	⁸ M	Violation by Physician or Surgeon of Physician's Assistant Employment Requirements	300	300	210	150	150	60	60	1230 40	30	1300
3660	(a,b)	9 I	License Required to Claim to Be or Practice as a Naturopathic Doctor	250	250	175	125	125	50	50	1025 40	35	1100
3660	(a,b)	¹⁰ M	License Required to Claim to Be or Practice as a Naturopathic Doctor	1500	1500	1050	750	750	300	300	6150 40	30	6220
3760		¹¹ I	Unauthorized Practice or Use of Title in Providing Respiratory Care	250	250	175	125	125	50	50	1025 40	35	1100
3760		¹² M	Unauthorized Practice or Use of Title in Providing Respiratory Care	1000	1000	700	500	500	200	200	4100 40	30	4170
3761		13 I	License Required to Provide Respiratory Care	250	250	175	125	125	50	50	1025 40	35	1100
3761		¹⁴ M	License Required to Provide Respiratory Care	500	500	350	250	250	100	100	2050 40	30	2120
4825		15 I	License Required to Practice Veterinary Medicine	250	250	175	125	125	50	50	1025 40	35	1100
4825			License Required to Practice Veterinary Medicine	500	500	350	250	250	100	100	2050 40		2120
4980			License Required to Practice as a Marriage, Family, and Child Counselor	250	250	175	125	125	50	50	1025 40	35	1100
4980		¹⁸ M	License Required to Practice as a Marriage, Family, and Child Counselor	1000	1000	700	500	500	200	200	4100 40	30	4170
4996		19 I	License Required to Practice as a Clinical Social Worker	250	250	175	125	125	50	50	1025 40	35	1100
4996			License Required to Practice as a Clinical Social Worker	500	500	350	250	250	100	100	2050 40	30	2120

Secti	ion	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10	Fine Surcharge & PA Subtotal	Conv. Assess	otal Bail **
5536	(a,b)	19 I	License Required to Operate as an Architect	250	10/10 250	7 175	5/10 125	5 125	20% 50	2 50	40 1025 40	0 35	1100
6451		20 I		500	500	350	250	250	100	100	2050 40	35	2125
6452		²⁰ I	Unlawful Advertisement by Paralegal	500	500	350	250	250	100	100	2050 40	35	2125
6704	(a)	Ι	License Required to Operate as an Engineer	250	250	175	125	125	50	50	1025 40	35	1100
6704	(a)	²¹ M	License Required to Operate as an Engineer	500	500	350	250	250	100	100	2050 40	30	2120
6980.10		²¹ I	License Required to Operate as a Locksmith	250	250	175	125	125	50	50	1025 40	35	1100
6980.10		²² M	License Required to Operate as a Locksmith	10000	10000	7000	5000	5000	2000	2000	41000 40	30	41070
7028	(a)	²³ M	License Required to Operate as a Contractor	1500	1500	1050	750	750	300	300	6150 40	30	6220
7028.16		²⁴ M	Contractor License Required to Repair Damage From Natural Disaster	1000	1000	700	500	500	200	200	4100 40	30	4170
7317		25 I	License Required to Operate as a Barber or Cosmetologist or to Perform Electrolysis	250	250	175	125	125	50	50	1025 40	35	1100
7317		²⁶ M	License Required to Operate as a Barber or Cosmetologist or to Perform Electrolysis	500	500	350	250	250	100	100	2050 40	30	2120
7502		²⁷ I	License Required to Operate a Repossession Agency	250	250	175	125	125	50	50	1025 40	35	1100
7502		²⁸ M	License Required to Operate a Repossession Agency	5000	5000	3500	2500	2500	1000	1000	20500 40	30	20570
7592		29 I	License Required to Provide Service as an Alarm Company Operator	250	250	175	125	125	50	50	1025 40	35	1100
7592		³⁰ M	License Required to Provide Service as an Alarm Company Operator	1000	1000	700	500	500	200	200	4100 40	30	4170
7617		³¹ I	License Required to Operate as a Funeral Director	250	250	175	125	125	50	50	1025 40	35	1100
7617		³² M	License Required to Operate as a Funeral Director	500	500	350	250	250	100	100	2050 40	30	2120
7637.1		³³ M	License Required to Operate as a Cemetery Broker or Salesperson	500	500	350	250	250	100	100	2050 40	30	2120
7641		34 I	License Required to Operate as an Embalmer	250	250	175	125	125	50	50	1025 40	35	1100

Secti	ion	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10	Fine Surcharge & PA Subtotal	Conv. Assess	Total Bail **
7641		35 M	License Required to Operate as an	500	10/10 500	7 350	5/10 250	5 250	20% 100	2 100	4 2050 4		
/041		55 IVI	Embalmer	500	500	350	230	230	100	100	2030 4	0 30) 2120
7673.1		³⁶ M	Storage of Cremated Remains in a Reckless Manner	1500	1500	1050	750	750	300	300	6150 4	0 30	6220
7713.2		³⁷ M	License Required to Engage in Activities of a Crematory Manager for a Licensed Crematory	500	500	350	250	250	100	100	2050 4	0 30) 2120
7872	(a)	38 I	License Required to Operate as a Geologist	250	250	175	125	125	50	50	1025 4	0 33	5 1100
7872	(a)	³⁹ M	License Required to Operate as a Geologist	500	500	350	250	250	100	100	2050 4	0 3) 2120
8016		⁴⁰ I	License Required to Operate as a Shorthand Reporter	250	250	175	125	125	50	50	1025 4	0 3:	5 1100
8016		⁴¹ M	License Required to Operate as a Shorthand Reporter	500	500	350	250	250	100	100	2050 4	0 30) 2120
8550		⁴² M	License Required to Practice Structural Pest Control	500	500	350	250	250	100	100	2050 4	0 30) 2120
8725		⁴³ I	License Required to Operate as a Land Surveyor	250	250	175	125	125	50	50	1025 4	0 33	5 1100
8725		⁴⁴ M	License Required to Operate as a Land Surveyor	500	500	350	250	250	100	100	2050 4	0 30) 2120
9840		⁴⁵ I	License Required to Operate as an Electronic or Appliance Repair Dealer	250	250	175	125	125	50	50	1025 4	0 3:	5 1100
9840		⁴⁶ M	License Required to Operate as an Electronic or Appliance Repair Dealer	500	500	350	250	250	100	100	2050 4	0 30) 2120
9884.6		⁴⁷ M	License Required to Operate as an Automotive Repair Dealer	250	250	175	125	125	50	50	1025 4	0 30) 1095
10085.5	(a)	⁴⁸ M	Advance Fee for Loan Secured Before Borrower Becomes Obligated to Complete Loan	3000	3000	2100	1500	1500	600	600	12300 4	0 30) 12370
10085.6	(a)	⁴⁹ M	Advance Fee to Provide Services for Loan Modification or Forbearance	3000	3000	2100	1500	1500	600	600	12300 4	0 30) 12370
10147.6	(a)	⁵⁰ M	Offering Services for Loan Modification or Forbearance Services Without Making Required Written Disclosure	3000	3000	2100	1500	1500	600	600	12300 4	0 30) 12370
17550.19) (a)	⁵¹ M	Violation of Provision Regulating Sellers of Travel	3000	3000	2100	1500	1500	600	600	12300 4	0 30) 12370
19049		⁵² I	License Required to Operate as a Furniture, Bedding, and Thermal Insulation Manufacturer, Wholesaler, Distributor, Batailan or Bababilitator	250	250	175	125	125	50	50	1025 4	0 3:	5 1100

Retailer, or Rehabilitator

Secti	on	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10	Fine Surcharge & PA Subtotal	Convi A sease	Total Bail **
19049		⁵³ M	License Required to Operate as a Furniture, Bedding, and Thermal Insulation Manufacturer, Wholesaler, Distributor, Retailer, or Rehabilitator	500	10/10 500	7 350	5/10 250	5 250	20% 100	2 100			0 0 2120
19277		⁵⁴ M	Violation of Household Goods Carriers Act	100	100	70	50	50	20	20	410 4	0 3	5 485
19277.1		⁵⁵ M	Improper Identifying Symbol on Vehicle of Household Goods Carrier	100	100	70	50	50	20	20	410 4	10 3	5 485
19278			Willful Violation of Household Goods Carriers Act	100	100	70	50	50	20	20	410 4	0 3	5 485
19279.3		М	Advertising Household Goods without Permit	100	100	70	50	50	20	20	410 4	0 3	5 485
21804		⁵⁶ M	Failure to Permanently Mark Optical Disc (Identification Mark)	5000	5000	3500	2500	2500	1000	1000	20500 4	0 3	0 20570
21805		М	Purchase or Sale of Optical Disc With Identification Mark Removed or False Mark	3000	3000	2100	1500	1500	600	600	12300 4	10 3	0 12370
21806		М	Destroying Optical Disc Identification Mark	3000	3000	2100	1500	1500	600	600	12300 4	0 3	0 12370
22972	(a,b)	⁵⁷ M	License Required for Retailer to Sell Cigarettes or Tobacco Products	1500	1500	1050	750	750	300	300	6150 4	10 3	0 6220
22975	(a)	⁵⁷ M	License Required for Wholesaler or Distributor to Engage in Sale of Cigarettes or Tobacco Products	1500	1500	1050	750	750	300	300	6150 4	0 3	0 6220
22979.21		⁵⁷ M	License Required for Manufacturer or Importer of Tobacco Products to Engage in Sale of Tobacco Products	1500	1500	1050	750	750	300	300	6150 4	10 3	0 6220
23300		⁵⁸ M	Sale of Alcoholic Beverage Without a License	1000	1000	700	500	500	200	200	4100 4	0 3	0 4170
25612.5	(c)(9)	⁵⁹ I	Failure of Licensed Retailer to Create and Label "Adults Only" Area for Sale or Rental of Video Recordings of Harmful Matter	100	100	70	50	50	20	20	410 4	10 3	5 485
25623	(b)	⁶⁰ I	Sale of Powdered Alcohol	35	40	28	20	20	7	8	158 4	0 3	5 233
25623.5	(b)	61 I	Possession of Powdered Alcohol	125	130	91	65	65	25	26	527 4	0 3	5 602
25658	(a)	62 M	Furnishing an Alcoholic Beverage to a Minor	1000	1000	700	500	500	200	200	4100 4	0 3	0 4170
25658	(b)		Purchase of Alcohol, or Consumption of Alcohol, in On-sale Premises by Someone Under 21	250	250	175	125	125	50	50	1025	40 3	0 1095
25658	(c)	⁶⁴ M	Furnishing an Alcoholic Beverage to a Minor (Great Bodily Injury or Death)	1000	1000	700	500	500	200	200	4100 4	10 3	0 4170
25658	(d)	65 M	On-sale Licensee Knowingly Permits a Person Under the Age of 21 to Consume Alcohol in the On-sale Premises	250	250	175	125	125	50	50	1025 4	40 3	0 1095
25662	(a)	М	Possession of Alcoholic Beverage by Person under the Age of 21 in a Public Place	250	250	175	125	125	50	50	1025 4	40 3	0 1095

Sect	ion	S To S Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10	Fine Surcharge & Hono Surcharge & The Subtotal S	Total Bail **
				10/10	7	5/10	5	20%	2	40 (1
26140	(a)(1)	⁶⁶ M Sale of Cannabis or Cannabis Products to a Person Under 21 Years of Age	1000	1000	700	500	500	200	200	4100 40 30	4170
26140	(c)	⁶⁷ M Sale of Cannabis or Cannabis Products to a Minor Without Proof of Medical Need	1000	1000	700	500	500	200	200	4100 40 30	4170

Notes

¹ Per B&P 733: "fine of not less than \$100 nor more than \$600"

² Multiple acts by a licensee ... shall be punishable by a fine not to exceed \$5,000, or by imprisonment in a county jail not exceeding six months, or by both that fine and imprisonment. Multiple acts by a health care facility ... shall be punishable by a fine not to exceed \$5,000, and reported to the State Department of Health Services and shall be considered as grounds for disciplinary action with respect to licensure, including suspension or revocation of the license or certificate.

³ Per B&P 2570.23: "fine of not more than \$5,000"

⁴ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

⁵ Per B&P 2670, a misdemeanor violation is punishable by a fine not exceeding \$1,000 or imprisonment in a county jail not exceeding 6 months, or by both.

⁶ Per B&P 2970, a misdemeanor violation is punishable by imprisonment in a county jail not exceeding 6 months, or by a fine not exceeding \$2,000, or by both.

⁷ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

⁸ Per B&P 3535(b): "fine not to exceed \$1,000"

⁹ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

 10 Per B&P 3664: " ... fine of not more than \$5,000"

¹¹ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

¹² Per B&P 3763, a misdemeanor violation is punishable by a fine not exceeding \$1,000 or imprisonment in a county jail not exceeding 6 months, or by both.

¹³ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10	Fine GO the Surcharge & TO THE PA Subtotal O	Conv. Assess	Total Bail **
				10/10	7	5/10	5	20%	2	40	0	

¹⁴ Per B&P 3763, a misdemeanor violation is punishable by a fine not exceeding \$1,000 or imprisonment in a county jail not exceeding 6 months, or by both.

¹⁵ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

¹⁶ Per B&P 4831, a misdemeanor violation is punishable by a fine not less than \$500, nor more than \$2,000, or imprisonment in a county jail for not less than 30 days nor more than one year, or by both the fine and imprisonment.

¹⁷ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

¹⁸ Per B&P 4983, a misdemeanor violation is punishable by imprisonment in a county jail not exceeding 6 months, or by a fine not exceeding \$2,500, or by both.

¹⁹ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

²⁰ Per B&P 6455: "fine of up to \$2,500 as to each consumer with respect to whom a violation occurs."

²¹ Per B&P 146(e), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation that was the basis for his or her conviction.

²² A misdemeanor violation per B&P 6980.13 is punishable by a fine of \$10,000, or by imprisonment in a county jail for not more than one year, or by both that fine and imprisonment.

²³ Per B&P 7028: Fine " ... not exceeding \$5,000"

- ²⁴ Per B&P 7028.16: Fine "... up to \$10,000, or by imprisonment pusuant to suddivision (h) of Section 1170 of the Penal Code for 16 months, or for two or three years, or by both that fine and imprisonment, or by a fine up to \$1,000, or by imprisonment in a county jail not exceeding one year, or by both that fine and imprisonment."
- ²⁵ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.
- ²⁶ A misdemeanor violation per B&P 7317 is punishable under PC 19 by imprisonment in the county jail not exceeding 6 months, or by a fine not exceeding.
- ²⁷ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.
- ²⁸ Per B&P 7502.1, a misdemeanor violation is punishable by a fine of \$5,000, or by imprisonment in a county jail for not more than one year, or by both the fine and imprisonment.

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10	Fine Surcharge & t PA Subtotal	Conv. Assess	Total Bail **
				10/10	7	5/10	5	20%	2	4	0 ()
20 D I	DOD 14((1) .	1. 1. 1. 1. C. C. 1. DOD14(())	· · · · · ·	~ ~	. 1 .1	A	1	01			•	C* 1

²⁹ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

³⁰ Per B&P 7592.2, a misdemeanor violation is punishable by a fine of \$1,000, or by imprisonment in the county jail for not more than one year, or by both such fine and imprisonment.

³¹ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

³² A misdemeanor violation per B&P 7715 is punishable under PC 19 by imprisonment in the county jail not exceeding 6 months, or by a fine not exceeding \$1,000, or by both.

³³ Per B&P 7637.6: "... punished by a fine not to exceed \$5,000."

³⁴ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

³⁵ A misdemeanor violation per B&P 7715 is punishable under PC 19 by imprisonment in the county jail not exceeding 6 months, or by a fine not exceeding \$1,000, or by both.

³⁶ Per B&P 7673.1: "... punishable by imprisonment in a county jail not exceeding one year or by a fine not to exceed \$5,000, or by both that fine and imprisonment."

³⁷ Per B&P 7713.3: "... a misdemeanor ... to cremate human remains ... without a valid, unexpired crematory license."

³⁸ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

³⁹ Per B&P 7872, a misdemeanor violation is punishable by a fine of not more than \$1,000, or by imprisonment not to exceed 3 months, or by both fine and imprisonment.

⁴⁰ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

⁴¹ A misdemeanor violation per B&P 8019 is punishable under PC 19 by imprisonment in the county jail not exceeding 6 months, or by a fine not exceeding \$1,000, or by both.

⁴² Per B&P 8553, a misdemeanor violation is punishable by a fine of not less than \$50, nor more than \$5,000, or by imprisonment in the county jail for not more than six months, or by both such fine and imprisonment.

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge*	EMS PA*/10	Fine Surcharge &	Court OPS Conv Assess	Total Bail **
				10/10	7	5/10	5	20%	2		40	0

⁴³ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

⁴⁴ A misdemeanor violation per B&P 8792 is punishable under PC 19 by imprisonment in the county jail not exceeding 6 months, or by a fine not exceeding \$1,000, or by both.

⁴⁵ Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.

⁴⁶ Per B&P 9850, a misdemeanor violation is punishable by a fine not exceeding \$1,000, or by imprisonment not exceeding six months, or by both such fine and imprisonment.

⁴⁷ Assem. Bill 1560 (Stats. 2001, ch. 357) amended B&P 145 and B&P 145.5 to delete B&P 9884.6 from the list of offenses that are infractions.

⁴⁸ Per B&P 10085.5(c): "punishable by a fine not exceeding \$10,000, by imprisonment in the county jail for a term not to exceed six months, or by both that fine and imprisonment, or if by a corporation, the violation is punishable by a fine not to exceed \$50,000."

⁴⁹ Per B&P 10085.6(b): Fine " ... not exceeding \$10,000 ... or if by a corporation, the violation is punishable by a fine not exceeding \$50,000."

⁵⁰ Per B&P 10147.6 (c): Fine " ... not exceeding \$10,000"

⁵¹ Violation punishable "by a fine of not more than \$10,000, by imprisonment in a county jail for not more than one year, or by both"

- ⁵² Per B&P 146(d), a violation charged as an infraction under B&P 146(c) is subject to a fine of not less than \$250 and not more than \$1,000. No portion of the minimum fine may be suspended by the court unless as a condition of that suspension the defendant is required to submit proof of a current valid license, registration, or certificate for the profession or vocation which was the basis for his or her conviction.
- ⁵³ Per B&P 19220, a misdemeanor violation is punishable by a fine of not less than \$500 nor more than \$1,500 or by imprisonment for not less than three nor more than six months or by both such fine and imprisonment.
- ⁵⁴ Per B&P 19277. (a) Every household goods carrier and every officer, director, agent, or employee of any household goods carrier who violates or who fails to comply with, or who procures, aids, or abets any violation by any household goods carrier of any provision of this chapter or any rule or regulation administered by the bureau pursuant to this chapter, or of any operating permit issued to any household goods carrier, or who procures, aids, or abets any household goods carrier in its failure to obey, observe, or comply with any such rule, regulation, or operating permit, is guilty of a misdemeanor, and is punishable by a fine of not more than two thousand five hundred dollars (\$2,500) or by imprisonment in the county jail for not more than three months, or both. If a violation is willful, each willful violation is punishable by a fine of not more than ten thousand dollars (\$10,000) or by imprisonment in the county jail for not more than one year, or both. If the violation involves operating or holding oneself out as a household goods carrier without a permit, the fine shall be not less than one thousand dollars (\$1,000).

(b) Any person who violates subdivision (a) of Section 19237, is guilty of a misdemeanor, and is punishable by a fine of not more than ten thousand dollars (\$10,000), by imprisonment in the county jail for not more than one year, or both, for each violation.

Section	Notes Level	Offense	Base Fine	State PA*	County PA*/10	DNA PA*	Court PA*/10	Surcharge	EMS PA*/10	Fine Surcharge & PA Subtotal		Conv. Ass	Total Bail **
				10/10	7	5/10	5	20%	2		40	0	

⁵⁵ Per B&P 19277.1. Every household goods carrier, and every officer, director, agent, or employee of a household goods carrier, who displays on any vehicle any identifying symbol other than the symbol prescribed by the bureau pursuant to Section 19236 or who fails to remove an identifying symbol when required by the bureau, is guilty of a misdemeanor and is punishable by a fine of not more than one thousand dollars (\$1,000), by imprisonment in the county jail for not more than one year, or both.

⁵⁶ Per B&P 21804: " ... fine of not less than \$500 and not more than \$25,000 for a first offense."

⁵⁷ Per B&P 22981: " ... fine not to exceed \$5,000"

⁵⁸ Per B&P 25617: "... fine of not more than \$1,000..."

⁵⁹ Per B&P 25612.5(c)(9), failure to create and label the "adults only" area is an infraction punishable by a fine of not more than \$100.

⁶⁰ B&P 25623 sets the level of crime as an infraction and limits the base fine to \$500."

⁶¹ B&P 25623.5 sets the level of crime as an infraction and the base fee at \$125.

⁶² Per B&P 25658(e)(2): "fine of \$1,000, no part of which shall be suspended, and the person shall be required to perform not less than 24 hours of community service during hours when the person is not attending school."

⁶³ Per B&P 25658(e)(1): "fine of \$250, no part of which shall be suspended, or the person shall be required to perform not less than 24 hours or more than 32 hours of community service during hours when the person is not employed and is not attending school, or a combination of fine and community service as determined by the court."

⁶⁴ Per B&P 25658(e)(3): "punished by imprisonment in a county jail for a minimum term of six months not to exceed one year, by a fine of \$1,000, or by both imprisonment and fine."

⁶⁵ Per B&P 25658(e)(1): "fine of \$250, no part of which shall be suspended, or the person shall be required to perform not less than 24 hours or more than 36 hours of community service during hours when the person is not employed and is not attending school, or a combination of fine and community service as determined by the court."

⁶⁶ As recommended by the Bureau of Cannabis Control, the classification and base fine for Business and Professions Code section 26140 follow that of section 25658(a), Furnishing An Alcoholic Beverage to a Minor, a misdemeanor with a base fine of \$1,000 per statute.

⁶⁷ As recommended by the Bureau of Cannabis Control, the classification and base fine for Business and Professions Code section 26140 follow that of section 25658(a), Furnishing An Alcoholic Beverage to a Minor, a misdemeanor with a base fine of \$1,000 per statute.

	Construction PA GC 70372 (amended to \$5 for all counties)	County PA GC 76000(a) GC 76000(e)	EMS PA GC 76000.5	Night Court VC 42006	CAP FEE VC 11205.2
If County					
Amounts Are					
Different					
From The					
Amount					
Listed in This					
Row, Insert					
the Applicable					
Amount to					
Recalculate					
All Tables:	5	7	2	1	0

SP20-08

Uniform and Bail Penalty Schedules: 2021 Edition (Rules adopt Revised Uniform Bail and Penalty Schedules, 2021 Edition)

All comments are verbatim unless indicated by an asterisk (*).

	Commenter	Position	Comment	Committee Response
1.	Hon. James Hahn Judge Superior Court of Los Angeles County	AM	COMMENT: Sections 16020(a) and 16028(a) of the Vehicle Code should both be the same bail amount, \$200, and allow a reduction if after-acquired insurance proof is presented. They are identical offenses. 16020(a) requires drivers to carry proof of insurance and 16028(a) requires drivers to present proof to a peace officer. There is no reason to make the bail amount \$100 for 16020(a) and \$200 for 16028(a). Both sections are also correctable.	The committee appreciates this input. Because this recommendation would be an important substantive change to the proposal, the committee believes public comment should be sought before it is considered for adoption. The committee will consider this suggestion for the 2022 Uniform Bail and Penalty Schedules.
2.	Harry Porter Del Mar, CA	AM	COMMENT: For VC16025, no insurance at the scene of an accident, the present total fine is \$490 (base bail of \$100). It should be AT LEAST what it is for VC16028, the general statute for no proof of financial responsibility. VC16028 caries a base bail of \$200 or total fine of \$900.	The committee appreciates this input. Because this recommendation would be an important substantive change to the proposal, the committee believes public comment should be sought before it is considered for adoption. The committee will consider this suggestion for the 2022 Uniform Bail and Penalty Schedules.
3.	Rebecca Hayes Operations Manager	NI	Page "iv" Section "F": If \$4 EMAT fee is effective until July 1, 2020, penalties assessed before July 2, 2021 shall continue to be collected?	The committee appreciates this input. The committee agrees with this suggestion and has

Positions: A = Agree; AM = Agree if modified; N = Do not agree; NI = Not indicated

SP20-08

Uniform and Bail Penalty Schedules: 2021 Edition (Rules adopt Revised Uniform Bail and Penalty Schedules, 2021 Edition)

All comments are verbatim unless indicated by an asterisk (*).

	Commenter	Position	Comment	Committee Response
	Commenter Traffic and Records Divisions Superior Court of California County of Monterey	Position	Comment * Under Government Code section 76000.10(c)(1), a penalty of \$4 for emergency medical air transportation (EMAT) services is imposed for every conviction of a violation of the Vehicle Code, or a local ordinance adopted under the Vehicle Code, committed on or after January 1, 2011. The assessment of this penalty is due to end on July 1, 2020/. Penalties assessed before July 1, 2020 shall continue to be collected, administered, and distributed pursuant to this section until exhausted or until December 31, 2021, whichever occurs first. This section will become imperative on July 1,2024, and as of January 1, 2025 is repealed, remain an effect only until July 1, 2022, when it will be repealed. (Assem. Bill 2450; Stats, 2020, ch. 52) 651; Stats, 2010, ch. 537.) Total Rail Page "iv" Section IV. B The sentence outlined in red below does not seem to be complete (it is the same in 2020 UBPS). "Vehicle Code section 42003 permits a judge or referee to consider a defendant's ability to pay."	Committee Response incorporated it into the amendments that it is recommending for adoption. The committee agrees with this suggestion. The formatting for the Preface has been corrected.
			 IV. Total Bail A. Effective January 1, 1989, the Judicial Council adopted a "Total Bail" concept in an effort to obtain statewide consistency in the "bail" policies of the courts. The indicated "Total Bail" is for the first offense, and it must be followed to the extent required by Penal Code section 1269b. B. Except as otherwise required by statute, <u>under Penal Code sections 1202, 1203,1, and 1203b</u>, trial courts have discretion to suspend the minimum sentence, including fines and penalties. For traffic cases, Vehicle Code section 42003 permits a judge or refer defendant's ability to pay. Wehicle Code section 42007 permits a judgicial officer to reduce the fee to attend traffic violator school upon a showing that the defendant is unable to pay the full amount. Vehicle Code sections 42003 and 40510.5 permit installment payments of judgments in traffic cases, and Vehicle Code section 42007 permits installment payments of the fee to attend traffic violator school. 	
4.	Superior Court of Orange County	AM	Page: iv Schedule Location Preface section III Additional Penalties and Surcharge subsection F third sentence:	The committee appreciates this input. The committee agrees with this suggestion and has

Positions: A = Agree; AM = Agree if modified; N = Do not agree; NI = Not indicated

SP20-08

Uniform and Bail Penalty Schedules: 2021 Edition (Rules adopt Revised Uniform Bail and Penalty Schedules, 2021 Edition)

All comments are verbatim unless indicated by an asterisk (*).

	Commenter	Position	Comment	Committee Response
	by Christine Townsend, Program Coordinator Specialist Westminster CA		Comment: Penalties assessed before July 1, 2020 shall continue to be collected, administered, and distributed pursuant to this section until exhausted or until December 31, 2022, whichever occurs first. Should this phrase be "Penalties assessed before July 1, 2021"?	incorporated it into the amendments that it is recommending for adoption.
5.	Superior Court of San Diego County by Mike Roddy, Executive Officer	A	COMMENTS ON PREFACE Paragraph III (F) the following language may need updating to reflect 2021, as follows: "Penalties assessed before July 1, 2020 21 shall continue to be collected, administered, and distributed pursuant to this section until exhausted or until December 31, 2021, whichever occurs first" Paragraph XII as written appears to state that Government Code section 70373 requires a conviction assessment of \$35 on all parking offenses. However, Government Code section 70373 (a)(1) states, in part, as follows: "To ensure and maintain adequate funding for court facilities, an assessment shall be imposed on every conviction for a criminal offense, <i>including a traffic offense, except parking offenses as defined in subdivision (i) of Section 1463 of the Penal Code, involving a violation of a section of the Vehicle Code or any local ordinance adopted pursuant to the Vehicle Code. The assessment shall be imposed in the amount of thirty dollars (\$30) for each misdemeanor or felony and in the amount of thirty-five dollars (\$35) for each infraction." Therefore, it may be advisable to modify the language so that it is clear that certain parking offenses are exempt. No further comments.</i>	The committee appreciates this input. The committee agrees with these suggestions and has incorporated them into the amendments that it is recommending for adoption.

Instructions for Review and Action by Circulating Order

Voting members

- Please reply to the email message with "I approve," "I disapprove," or "I abstain," by **December 4, 2020 at noon.**
- If you are unable to reply by **December 4, 2020 at noon**, please do so as soon as possible thereafter.

Advisory members

The circulating order is being emailed to you for your information only. There is no need to sign or return any documents.

CIRCULATING ORDER Judicial Council of California Voting and Signature Pages

Effective January 1, 2020, the Judicial Council approves the Uniform Bail and Penalty Schedules: 2021 Edition.

My vote is as follows:			
□ Approve	Disapprove	□ Abstain	
Tani G. Cantil-Sakauye, Chair	Marla O). Anderson	
Richard Bloom	C. Todd	Bottke	
Stacy Boulware Eurie	Kevin C	2. Brazile	
Kyle S. Brodie	Jonathan	n B. Conklin	
Carol A. Corrigan	Samuel	K. Feng	
		C	
Brad R. Hill	Rachel V	W. Hill	
•			
Harold W. Hopp	Harry E.	. Hull, Jr.	

My vote is as follows:				
□ Approve	🗖 Disaj	pprove	🗖 Abstair	ı
			— 1105tuii	•
Hannah-Beth Jackson		Patrick M	. Kelly	_
Dalila Corral Lyons		Gretchen	Nelson	_
Maxwell V. Pritt		David M.	Rubin	
Marsha G. Slough				
Date:				
	Attest:			

Administrative Director and Secretary of the Judicial Council