

JUDICIAL COUNCIL OF CALIFORNIA

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CIRCULATING ORDER MEMORANDUM TO THE JUDICIAL COUNCIL

Circulating Order Number: 22-05

Title

Rules and Forms: Form Revisions to Implement AB 199

Rules, Forms, Standards, or Statutes Affected

Revise forms FW-001, FW-001-GC, FW-001-INFO, APP-015/FW-015-INFO, TR-300, TR-300 (online), TR-310, and TR-310 (online)

Recommended by

Judicial Council staff Anne M. Ronan, Supervising Attorney Legal Services

Action Requested

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

Please Respond By July 28, 2022 at noon

Date of Report July 21, 2022

Contact Anne Ronan, 415-865-8933 <u>anne.ronan@jud.ca.gov</u>

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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

To implement changes in law made in Assembly Bill 199 (Stats. 2022, ch. 57), Judicial Council staff recommend the revision of four council fee waiver forms containing items reflecting the bases for fee waiver eligibility, and four council traffic forms referencing the maximum amount of civil assessments. Because AB 199 was enacted as urgency legislation, the amendments in the bill are effective immediately. The revisions will ensure that litigants and courts are provided with accurate information in both areas.

Recommendation

Judicial Council staff recommend that the Judicial Council, effective August 1, 2022, revise the following Judicial Council forms to reflect changes in law enacted in Assembly Bill 199:

- 1. Revisions to reflect new fee waiver eligibility requirements:
 - *Request to Waive Court Fees* (form FW-001), at item 5a and b;
 - *Request to Waive Court Fees (Ward or Conservatee)* (form FW-001-GC), at item 8a and b;
 - Information Sheet on Waiver of Superior Court Fees and Costs (form FW-001-INFO), at top of second page; and
 - Information Sheet on Waiver of Appellate Court Fees—Supreme Court, Court of Appeal, Appellate Division (form APP-015/FW-015-INFO), at item 1; and
- 2. Revisions to reflect new maximum amount of civil assessments:
 - Agreement to Pay and Forfeit Bail in Installments (Traffic Infractions) (form TR-300), on first page;
 - Online Agreement to Pay and Forfeit Bail in Installments (Traffic Infractions) (form TR-300 (online)), on first page;
 - Agreement to Pay Traffic Violator School Fees in Installments (Traffic Infractions) (form TR-310), on first page; and
 - Online Agreement to Pay Traffic Violator School Fees in Installments (Traffic Infractions) (form TR-310 (online)), on first page.

The revised forms are attached at pages 5–22.

Relevant Previous Council Action

The council last revised the fee waiver forms effective March 14, 2022, to reflect the most recent change in the federal poverty guidelines. The council last revised the traffic forms effective January 1, 2017, to further standardize and improve the imposition of bail, fines, and assessments when the defendant wishes to pay by installment, and to allow agreements for such payments to be made via online interfaces.

Analysis/Rationale

Judicial Council forms should reflect current law.

Fee waiver forms

The eligibility of indigent litigants to proceed without paying filing fees or other court costs is determined by Government Code section 68632.

• Section 68632(a) previously provided that a fee waiver will be granted to litigants who receive public benefits under one or more of several programs listed in the statute. AB 199 (see Link A) has added two new programs to that list: California Special

Supplemental Nutrition Program for Women, Infants, and Children (WIC Program), and unemployment compensation.

• Section 68632(b) previously provided that a fee waiver will be granted to litigants whose household monthly income is *125 percent* or less of the current poverty guidelines established by the U.S. Department of Health and Human Services (HHS). That eligibility amount was amended by AB 199 to *200 percent* or less of the current federal poverty guidelines.

The Judicial Council has adopted rules of court and forms for litigants to obtain fee waivers. Three of those forms contain figures based on the monthly poverty guidelines: the tables in item 5b on the general fee waiver application form (form FW-001), in item 8b on the probate fee waiver form (form FW-001-GC), and on page 1 of the appellate court information sheet (form APP-015/FW-015-INFO) provide monthly income figures on which a court may base a decision to grant a fee waiver in accordance with Government Code section 68632. Those items have been revised to reflect the new income levels under AB 199.¹

Four of the fee waiver forms also include items listing the public benefits programs set out in Government Code section 68632: item 5a in form FW-001, item 8a in form FW-001-GC, page 2 of the general fee waiver information sheet (form FW-001-INFO), and page 1 of the appellate fee waiver information sheet (form APP-015/FW-015-INFO). The two new qualifying public benefits programs added in AB 199 have been added to the lists on those forms.

Traffic forms

The Judicial Council has adopted Agreement to Pay and Forfeit Bail in Installments (forms TR-300), Online Agreement to Pay and Forfeit Bail in Installments (form TR-300 (online)), Agreement to Pay Traffic Violator School Fees in Installments (form TR-310), and Online Agreement to Pay Traffic Violator School Fees in Installments (form TR-310) (online)) for installment payments for traffic infractions. The four traffic forms all contain references to the court's authority to charge civil assessments should the installment payments not be made.

AB 199 authorizes changes to the imposition of civil assessments, effective July 1, 2022, by, among other things, amending Penal Code section 1214.1(a) to decrease the maximum amount that a court may impose for a civil assessment—from up to \$300 to up to \$100. Forms TR-300, TR-300 (online), TR-310, and TR-310 (online) have been revised to state that the court may impose a civil assessment up to \$100 (rather than \$300) if a defendant fails to pay.

¹ The 2022 figures have been published in the Federal Register. See U.S. Department of Health and Human Services, Annual Update of the HHS Poverty Guidelines (87 Fed.Reg. 3315 (Jan. 21, 2022)). (See Link B.) To determine the new monthly income figures for the forms, the federal poverty guidelines must be multiplied by 200 percent and divided by 12. See Attachment A for the Computation Sheet.

Policy implications

The Legislature has expanded the eligibility requirements for fee waivers and amended the civil assessment requirements, and any policy implications arise from that action. The Judicial Council should revise the council forms presented here as soon as possible in order to reflect those changes in legislative policies. Once adopted, the revised forms will be distributed to the courts and forms publishers and posted to the California Courts website.

Comments

These proposals were not circulated for public comment because they are noncontroversial, involve technical revisions, and are therefore within the Judicial Council's purview to adopt without circulation. (See Cal. Rules of Court, rule 10.22(d)(2).)

Alternatives considered

Staff did not consider the option of *not* updating the forms because failure to do so would result in forms with items contrary to current law.

Fiscal and Operational Impacts

If a court provides free copies of these forms to parties, it will incur costs to print or duplicate the forms. However, the revisions are required to make the forms consistent with current law.

Attachments and Links

- 1. Forms FW-001, FW-001-GC, FW-001-INFO, APP-015/FW-015-INFO, TR-300, TR-300 (online), TR-310, and TR-310 (online), at pages 5–22
- 2. Attachment A: Computation Sheet
- 3. Link A: Assembly Bill 199 (Stats. 2022, ch. 57), https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=202120220AB199
- 4. Link B: Annual Update of the HHS Poverty Guidelines (Jan. 21, 2022), <u>https://www.federalregister.gov/documents/2022/01/21/2022-01166/annual-update-of-the-hhs-poverty-guidelines</u>
- 5. Voting instructions
- 6. Vote and signature pages

FW-	001	Request to	o Waive C	Court Fees		CONF	IDENTIAL
				rson, or do not l			ere when form is filed. DRAFT
				s and your cour			/21/2022
•		ne court to waiv	•		pproved by		
•	-	oout your finan	ees, you		licial Council		
	ve to pay later		the Jud				
		ourt proof of y	Fill in court name an				
		on improves du		, or e trial court tha	twoives	Superior Court o	of California, County of
				n the amount o			
				you any collect			
\frown			-	vaive the fees):			
Name		-		÷ ,			
		lress:					
City:	or manning aud		State	e: Zip:		Fill in case number a	nd name:
Phone			Stat	z.p		Case Number:	
		/· 1 .·.1)				
(2) Your	JOD, if you ha	we one (job titl	e):			Case Name:	
Name	of employer:						
(3) Your	Lawyer, if yo	ou have one (na	me, firm or aj	ffiliation, addre	ess, phone n	umber, and State	Bar number):
	•	-	-		s or costs (c	heck one): Yes	8 🗌 No 🗌
		er must sign he	· •	-			,
	-		-		•	income, you ma	y have to go to a
			-	irt to waive the			
4 what				to be waived			
							form FW-001-INFO).)
	-		· · ·	W-015-INFO).	-	Jourt (See Injorn	nation Sheet on Waiver
				ur court fees			
· · · ·	-	-	-	W-001-INFO fe		(c) ·	
a						sy. ty Relief/Gen. A	esist 🗆 IHSS
	-	or Tribal TAN				Jnemployment	55151. 11155
L 🗆						· ·	ount listed below. (If
b. 🗋		-	· · · ·	on page 2 of th			ount listed below. (1)
	Family Size	Family Income	Family Size	Family Income	Family Size	Family Income	If more than 6 people
	1	\$2,265.00	3	\$3,838.34	5	\$5,411.67	at home, add \$786.67
	2	\$3,051.67	4	\$4,625.00	6	\$6,198.34	for each extra person.
c. 🗌	I do not have		to pay for m		basic needs		s. I ask the court to:
		d you <u>must</u> fill					
	1	court fees and	10 /	vaive some of th	ne court fee	s 🗌 let me ma	ake payments over time
6 Cl	neck here if yo	u asked the cou	rt to waive yo	our court fees fo	or this case	in the last six mo	nths.
\smile – (l)	f your previous	request is reas	conably availd	able, please atta	ach it to this	form and check	here):
					California tl	hat the informat	ion I have provided
	n and all attac	chments is true	e and correct	•			
Date:							
Dript your -	ama have			🖊	<u><u><u> </u></u></u>		
Print your n	ume nere				Sign here		

If you checked 5a on page 1, do not fill out below. If you checked 5b, fill out questions 7, 8, and 9 only. If you checked 5c, you **must** fill out this entire page. If you need more space, attach form MC-025 or attach a sheet of paper and write Financial Information and your name and case number at the top.

Check here if your income changes a lot from month to month. If it does, complete the form based on your average income for the past 12 months.

) Your Gross Monthly Income

a. List the source and amount of *any* income you get each month, including: wages or other income from work before deductions, spousal/child support, retirement, social security, disability, unemployment, military basic allowance for quarters (BAQ), veterans payments, dividends, interest, trust income, annuities, net business or rental income, reimbursement for job-related expenses, gambling or lottery winnings, etc.

(4)	Ψ ¢
(3)	\$
(2)	\$
(1)	\$

b. Your total monthly income:

9) Household Income

a. List the income of all other persons living in your home who depend in whole or in part on you for support, or on whom you depend in whole or in part for support.

			Gross Monthly	
Name	Age	Relationship	Income	
(1)			\$	
(2)			\$	
(3)			\$	
(4)			\$	

b. Total monthly income of persons above: \$

Total monthly income and

household income (8b plus 9b):

To list any other facts you want the court to know, such as unusual medical expenses, etc., attach form MC-025 or attach a sheet of paper and write Financial Information and your name and case number at the top.

Check here if you attach another page.

Important! If your financial situation or ability to pay court fees improves, you must notify the court within five days on form FW-010.

10 Your Money and Property

(2)

S

a Cash

a.	Cash	Ф	
b.	All financial accounts (List bank	name and amo	ount):
	(1)		\$
	(2)		\$
	(3)		\$
C.	Cars, boats, and other vehicles		
	Make / Year	Fair Market Value	How Much You Still Owe
	(1)	\$	\$
	(2)	\$	\$
	(3)	\$	\$
d.	Real estate	Fair Market	How Much You
	Address	Value	Still Owe
	(1)	\$	\$

e. Other personal property (jewelry, furniture, furs,

stocks, bonds, etc.):	Fair Market	How Much You	
Describe	Value	Still Owe	
(1)	\$	_\$	
(2)	\$\$	\$	

\$

11) Your Monthly Deductions and Expenses

a. List any payroll deductions and the monthly amount below:

	(1) §	5
		3
	(3)	S
	(4) 5	5
b.	Rent or house payment & maintenance	\$
C.	Food and household supplies	\$
d.	Utilities and telephone	\$
e.	Clothing	\$
f.	Laundry and cleaning	\$
g.	Medical and dental expenses	\$
h.	Insurance (life, health, accident, etc.)	\$
i.	School, child care	\$
j.	Child, spousal support (another marriage)	\$
k.	Transportation, gas, auto repair and insurance	\$
Ι.	Installment payments <i>(list each below)</i> : Paid to:	
	(1)	\$
	(2)	\$
	(3)	\$
m.	Wages/earnings withheld by court order	\$
n.	Any other monthly expenses (list each below).	
	Paid to:	How Much?
	(1)	\$
	(2)	\$
	(3)	\$
	(*)	Ψ

Total monthly expenses (add 11a –11n above): \$

FW-001-GC	Request to Waive Court Fees (Ward or Conservatee)	CONFIDENTIAL
the appointment of a g fees in the guardiansh other civil action in wh interests of the ward of If the ward or conservat petition for appointmen yet been decided by the by public benefits receir person, or does not have needs and the court fees court fees. The court may the ward or conservated	d by a guardian or conservator, or by a petitioner for guardian or conservator, to request a waiver of court ip or conservatorship court proceeding or in any hich the guardian or conservator represents the or conservatee as a plaintiff or defendant. tee (including a proposed ward or conservatee if a t of a guardian or conservator has been filed but has not court) directly receives public benefits or is supported ved by another for his or her support, is a low-income e enough income to pay for his or her household's basic s, you may use this form to ask the court to waive the ay order you to answer questions about the finances of e. If the court waives the fees, the ward or conservatee, neone with a duty to support the ward or conservatee,	Clerk stamps date here when form is filed. DRAFT not approved by JC 07.21.22 Fill in court name and street address: Superior Court of California, County of
may still have to pay lat		Fill in case number and name:
	ourt proof of the ward's or conservatee's eligibility,	Case Number:
• You settle the civil car more. The trial court t settlement in the amou	vatee's financial situation improves during this case, or se on behalf of the ward or conservatee for \$10,000 or hat waives fees will have a lien on any such int of the waived fees and costs. The court may also inservatee, or his or her estate, any collection costs.	Case Name:
• Name:	on (guardian or conservator, or person asking the court to	
Street or mailing a	address:	
-	State: Zip:	>
\bigcirc	you have one): Name:	
Firm or Affiliation	1:	State Bar No.:
Address:		Phone:
City:	State: Zip:	Email:
b. (If yes, your lar If your lawyer you may have t	s agreed to advance all or a portion of court fees or costs (wyer must sign here.) Lawyer's signature: is not providing legal-aid type services based on your or to to go to a hearing to explain why you are asking the court servatee's Information (file a separate Request for eac	the ward's or conservatee's low income, to waive the fees. h ward in a multiward case):
	address:	rige and date of ontil (wara only).
City:	address: State: Zip:	
Dhone		
4 Ward's or Cons	ervatee's Lawyer, if any: Name:	
4 Ward's or Cons Firm or Affiliation	e rvatee's Lawyer , if any: Name:	State Bar No.:
4 Ward's or Cons Firm or Affiliation Address:	ervatee's Lawyer, if any: Name:	State Bar No.: Phone:
 Ward's or Conservation Firm or Affiliation Address: City: Ward or Conservation 	servatee's Lawyer, if any: Name:	State Bar No.: Phone: _ Email:
 Ward's or Cons Firm or Affiliation Address: City: Ward or Consen Name of employer 	servatee's Lawyer, if any: Name:	State Bar No.: Phone: _ Email:

6			e <i>Information S</i> ourt of Appeal,	Sheet on Waiv or Appellate	<i>ver of Superior</i> Division of Sup	Court Fees an		FW-001-INFO).) n Sheet on Waiver of
7		heck here if you f f your previous r						ere):
(8)		v are you askin	-	-	-	-		
\bigcirc	a. 🗌	•	-					spouse or registered
		domestic partne		-				
								NAP (Food Stamps)
			ome Supportive					Iedi-Cal
			ief/General Ass plemental Nutr					l, Blind, and Disabled)
						inunits, unu en		
		(Names and re	lationships to w	vard or conse	rvatee of perso.	ns who receive	e the public be	nefits listed above):
	b. 🗌							for taxes) is less than
		the amount liste	ed below. <i>(If yo</i> Family Income	u check 8b, ye Family Size	ou must fill out Family Income	<i>items 14, 15,</i> Family Size	and 16 on pag	e 4 of this form.)*
		raining Size	\$2,265.00	ranniy Size	\$3,838.34	Failing Size	\$5,411.67	If more than 6 people at home, add \$786.67
		2	\$3,051.67	4	\$4,625.00	6	\$6,198.34	for each extra person.
	a [· _
		fees. I ask the co	ourt to <i>(check o</i>	ne, and you n	nust fill out iter	ns 14, 15, 16,	17, and 18 on	c needs <i>and</i> the court <i>page 4):*</i>
	`	 Waive all Let the (p payments 	roposed) guard		(2) 🗌 Waive vator, on behalf			onservatee, make
* (Do no	t include income	of guardian or	conservator l	living in the hor	usehold in 8b	or 8c or count	him or her in family
								the conservatee.)
		Guardians	or petitioner	s for their a	appointment	must compl	ete items 9 a	and 10.
(9)		d's Estate: 🗌				•		
\cup	Sour	ce (e.g., gift, inhe	ritance, settlen	ient, judgmen	t, insurance):	Est. co	ollection date:	
	14/	dia Davantal Inf						
(10)		d's Parents' Inf			г			\ \
	a. N	ame of ward's fa	ther:			_ Deceased	(date of death):
	Si C	treet or mailing ad	adress:	St	ate: 7in	•		
	P	hone:		51	Zip	•	_	
						Deceased	(date of death):
	St	treet or mailing a	ddress:					
	С	ity:		St	ate: Zip	:	_	
	P	hone:		_				
		•	(· · · · · · · · · · · · · · · · · · ·			A	rated 🗌 divorced
		ayor (name):						
	С	ourt:				C		
	D	ate of order (if m	ultiple, date of	latest):		Monthly	amount:	

 \rightarrow

	Conservators or petitioners for the	ir appoint	ment must	complete it	tems 11–13.
11)	Conservatee's Estate: Derson only, no esta	te.			
\bigcirc	☐ Inventory or petition estimated value:		F	Est. collection	n date:
12)	Conservatee's Spouse's or Registered Dom	estic Par	tner's Infor	mation:	
\bigcirc	Name of conservatee's spouse or registered domest				
	Date of marriage or partnership:		Deceased (date of death):
	Street or mailing address:			Phone:	
	Street or mailing address: State: Name of employer (<i>if none, so state</i>):	Zip	:		
	Name of employer (if none, so state):				
	Employer's address:			, L	State: Zip:
	planning to manage, some or all of the couple's con-				
	If you selected "is" above: The income, money, an				
	the income and property managed, or expected to b	e managed	by the spou	se/partner out	tside the estate.
	Divorced (date of final judgment or decree):				
	Court:				
	Case Number: Support orde	r for conser	vatee?	No 🗌 Ye	S
	Date of support order (if multiple, date of latest):			Monthl	ly amount:
13	The Conservatee and Trusts:				
0	The conservatee:				
	a. is is not a trustor or settlor of a trust.				

b. \square is \square is not a beneficiary of a trust.

If you selected "Is" to complete any of the above statements, identify and provide, in an attachment to this Request, the current address and telephone number of the current trustee(s) of each trust, describe the general terms of and value of each trust and the nature and value of the conservatee's interest in each trust, and the amount(s) and frequency of any distributions to or for the benefit of the conservatee prior to your appointment as conservator of which you are aware. (You may use Judicial Council form MC-025 for this purpose.)

All applicants who checked item 8b or item 8c on page 2 must continue to and follow the instructions for completion of items 14–16 or items 14–18 on page 4, before signing below.

The information I have provided on this form and all attachments about the (proposed) ward or conservatee is true and correct to the best of my information and belief. The information I have provided on this form and all attachments concerning myself is true and correct. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: Print your name here

Sign here

Rev. August 1, 2022

If you checked 8a on page 2, do not fill out below. If you checked 8b, you must answer questions 14–16. If you checked 8c, you **must** answer questions 14–18. If you need more space, attach form MC-025 or attach a sheet of paper, and write "Financial Information" and the ward's or conservatee's name and case number at the top.

´17

(14)	
\bigcirc	

Check here if the ward's or conservatee's income changes a lot from month to month. If it does, complete the form based on his or her average income for the past 12 months.

Ward's or Conservatee's Gross Monthly Income

a. List the source and amount of *any* income the ward or conservatee gets each month, including: wages or other income from work before deductions, spousal/child support, retirement, social security, disability, unemployment, military basic allowance for quarters (BAQ), veterans payments, dividends, interest, trust income, annuities, net business or rental income, reimbursement for jobrelated expenses, gambling or lottery winnings, etc.

(1)	\$
(2)	\$
(3)	\$
(4)	\$

(5)

b. Total monthly income:

Ward's or Conservatee's Household's Income 16

a. List the income of all other persons living in the ward's or conservatee's home who depend in whole or in part on him or her for support, or on whom he or she depends in whole or in part for support.

\$

	Name	Age	Relationship	Gross Monthly Income (
(1)				\$
(2)				\$
(3)				\$
(4)				\$
(5)				\$
(6)				\$
(7)				\$
(8)				\$
(9)				\$
(10)				\$
	monthly incom			\$
Total monthly	y income <i>and</i>			
	abold income		140 16h):	¢

household income (15b plus 16b):

To list any other facts you want the court to know, such as the (proposed) ward's or conservatee's unusual medical expenses, etc, attach form MC-025 or attach a sheet of paper and write "Financial Information" and the (proposed) ward's or conservatee's name and case number at the top.

Check here if you attach another page.

Important! If the ward's or conservatee's financial situation or ability to pay court fees improves, you must notify the court within five days on form FW-010-GC.

Do not include income of guardian or conservator living in the household in item 16, his or her money and property in item 17, or his or her deductions and expenses in item 18 unless he or she is a parent of the ward or the spouse or registered domestic partner of the conservatee.

) w	ard's or Conservatee's Hous	ene	old's Mone	y and Property
́а.	Cash			\$
b.	All financial accounts (list bank	nar	me and amou	unt):
	(1)			\$
	(2)			\$
	(3)			\$
c.	Cars, boats, and other vehicles	i.		
	Make / Year		Fair Market Value	How Much You
	(1)	\$		_\$
	(2)	\$		\$
	(3)	_\$_		_\$
d.	Real estate		Fair Market	How Much You
	Address		Value	Still Owe
	(1)	_\$_		_\$
	(2)	_\$_		_\$
e.	Other personal property (jewelry bonds, etc.):	y, fu	urniture, furs	, stocks,

	Describe	Fair Market Value	How Much You Still Owe
(1)		\$	\$
(2)		\$	\$

18 Ward's or Conservatee's Household's Monthly **Deductions and Expenses**

a. List any payroll deductions and the monthly amount below:

(1)	\$
(2)	\$
(3)	\$
(4)	\$
b. Rent or house payment and maintenance	\$
c. Food and household supplies	\$
d. Utilities and telephone	\$
e. Clothing	\$
f. Laundry and cleaning	\$
g. Medical and dental expenses	\$
h. Insurance (life, health, accident, etc.)	\$
. School, child care	\$
. Child, spousal support (another marriage)	\$
k. Transportation, gas, auto repair and insurand	
 Installment payments (list each below): Paid to: 	
(1)	\$
(2)	\$
(3)	
m. Wages/earnings withheld by court order	\$
n. Any other monthly expenses (list each below	<i>I</i>).
Paid to:	How Much?
(1)	\$
(2)	\$
(3)	\$
Total monthly expenses	
(add 18a –18n above)): `

DRAFT 07.21.2022 INFORMATION SHEET ON WAIVER OF SUPERIOR COURT FEES AND COSTS

If you have been sued or if you wish to sue someone, if you are filing or have received a family law petition, or if you are asking the court to appoint a guardian for a minor or a conservator for an adult or are an appointed guardian or conservator, and if you (or your ward or conservatee) cannot afford to pay court fees and costs, you may not have to pay them in order to go to court. If you (or your ward or conservatee) are getting public benefits, are a low-income person, or do not have enough income to pay for your (or his or her) household's basic needs and your court fees, you may ask the court to waive all or part of those fees.

- 1. To make a request to the court to waive your fees in superior court, complete the *Request to Waive Court Fees* (form FW-001) or, if you are petitioning for the appointment of a guardian or conservator or are an appointed guardian or conservator, complete the *Request to Waive Court Fees (Ward or Conservatee)* (form FW-001-GC). If you qualify, the court will waive all or part of its fees for the following:
 - Filing papers in superior court (other than for an appeal in a case with a value of over \$25,000)
 - Making and certifying copies
- Giving notice and certificates

• Sheriff's fee to give notice

- Sending papers to another court department
- Court fee for telephone hearing
- Reporter's fee for attendance at hearing or trial, if the court is not electronically recording the proceeding and you request that the court provide an official reporter (use form FW-020 to ask for a court reporter)
- Assessment for court investigations under Probate Code section 1513, 1826, or 1851
- Preparing, certifying, copying, and sending the clerk's transcript on appeal
- Holding in trust the deposit for a reporter's transcript on appeal under Cal. Rules of Court, rule 8.833 or 8.834
- Making a transcript or copy of an official electronic recording under Cal. Rules of Court, rule 8.835
- 2. You may ask the court to waive other court fees during your case in superior court as well. To do that, complete a *Request to Waive Additional Court Fees (Superior Court)* (form FW-002) or *Request to Waive Additional Court Fees (Superior Court) (Ward or Conservatee)* (form FW-002-GC). The court will consider waiving fees for items such as the following, or other court services you need for your case:
 - Jury fees and expensesFees for court-appointed experts

- Fees for a peace officer to testify in court
- Court-appointed interpreter fees for a witness

- Other necessary court fees
- 3. If you want the Appellate Division of the Superior Court or the Court of Appeal to review an order or judgment against you and you want the court fees waived, ask for and follow the instructions on *Information Sheet on Waiver of Appellate Court Fees (Supreme Court, Court of Appeal, Appellate Division)* (form APP-015/FW-015-INFO).

IMPORTANT INFORMATION!

- You are signing your request under penalty of perjury. Answer truthfully, accurately, and completely.
- The court may ask you for information and evidence. You may be ordered to go to court to answer questions about your ability, or the ability of your ward or conservatee, to pay court fees and costs and to provide proof of eligibility. Any initial fee waiver you or your ward or conservatee are granted may be ended if you do not go to court when asked. You or your ward's or conservatee's estate may be ordered to repay amounts that were waived if the court finds you were not eligible for the fee waiver.
- **Public benefits programs listed on the application form.** In item 5 on the Request to Waive Court Fees (item 8 of the Request to Waive Court Fees (Ward or Conservatee)), there is a list of programs from which you (or your ward or conservatee) may be receiving benefits, listed by the abbreviations they are commonly known by. The full names of those programs can be found in Government Code section 68632(a), and are also listed here:
 - Medi-Cal
 - Food Stamps—California Food Assistance Program, CalFresh Program, or SNAP
 - SSP—State Supplemental Payment
 - Supp. Sec. Inc.—Supplemental Security Income (not Social Security)
 - County Relief/Gen. Assist.—County Relief, General Relief (GR), or General Assistance (GA)
 - IHSS—In-Home Supportive Services (*list continues on next page*)

- CalWORKs—California Work Opportunity and Responsibility to Kids Act
- Tribal TANF-Tribal Temporary Assistance for Needy Families
- CAPI-Cash Assistance Program for Aged, Blind, or Disabled Legal Immigrants
- WIC—Special Supplemental Nutrition Program for Women, Infants, and Children
- Unemployment—unemployment compensation
- If you receive a fee waiver, you must tell the court if there is a change in your finances, or the finances of your ward or conservatee. You must tell the court within five days if those finances improve or if you, or your ward or conservatee, become able to pay court fees or costs during this case. (File *Notice to Court of Improved Financial Situation or Settlement* (form FW-010) or *Notice to Court of Improved Financial Situation or Settlement (Ward or Conservatee)* (form FW-010-GC) with the court.) You may be ordered to repay any amounts that were waived after your eligibility, or the eligibility of your ward or conservatee, came to an end.
- If you receive a judgment or support order in a family law matter: You may be ordered to pay all or part of your waived fees and costs if the court finds your circumstances have changed so that you can afford to pay. You will have the opportunity to ask the court for a hearing if the court makes such a decision.
- If you win your case in the trial court: In most circumstances the other side will be ordered to pay your waived fees and costs to the court. The court will not enter a satisfaction of judgment until the court is paid. (This does not apply in unlawful detainer cases. Special rules apply in family law cases and in guardianships and conservatorships. (Gov. Code, § 68637(d), (e); Cal. Rules of Court, rule 7.5.).
- If you settle your civil case for \$10,000 or more: Any trial court-waived fees and costs must first be paid to the court out of the settlement. The court will have a lien on the settlement in the amount of the waived fees and costs. The court may refuse to dismiss the case until the lien is satisfied. A request to dismiss the case (use form CIV-110) must have a declaration under penalty of perjury that the waived fees and costs have been paid. Special rules apply to family law cases.
- The court can collect fees and costs due the court. If waived fees and costs are ordered paid to the trial court, or if you fail to make the payments over time, the court can start collection proceedings and add a \$25 fee plus any additional costs of collection to the other fees and costs owed to the court.
- The fee waiver ends. The fee waiver expires 60 days after the judgment, dismissal, or other final disposition of the case or earlier if a court finds that you or your ward or conservatee are not eligible for a fee waiver. If the case is a guardianship or conservatorship proceeding, see California Rules of Court, rule 7.5(k) for information on the final disposition of that matter.
- If you are in jail or state prison: Prisoners may be required to pay the full cost of the filing fee in the trial court but may be allowed to do so over time. See Government Code section 68635.
- If you want a record made of your court hearing or trial: There are various reasons why you may want a record of the hearing or trial. Among other reasons, you may want to have a record for an appeal if you disagree with a court order or judgment. If you receive a fee waiver and if the court is not electronically recording the proceeding, you may ask the court to have an official court reporter attend your hearing or trial at no cost to you, so there can be a record of the proceeding. You should use form FW-020 to make the request, which you should file at least 10 calendar days before a scheduled court date, or as soon as you can if the court date is set with less than 10-days' notice.

If you want a written transcript after the hearing or trial, you will need to pay the court reporter separately, or arrange to get the transcript in another way. To learn about ways to do that, talk with the court's Self Help Center or read the information about appeals on the self-help webpages at <u>https://courts.ca.gov/selfhelp-appeals.htm</u>.

INFORMATION SHEET ON WAIVER OF APPELLATE COURT FEES— SUPREME COURT, COURT OF APPEAL, APPELLATE DIVISION

If you file an appeal, a petition for a writ, or a petition for review in a civil case, such as a family law case or a case in which you sued someone or someone sued you, you must generally pay a filing fee to the court. If you are a party other than the party who filed the appeal or the petition, you must also generally pay a fee when you file your first document in a case in the Court of Appeal or Supreme Court. You and the other parties in the case may also have to pay other court fees in these proceedings, such as fees to prepare or get a copy of a clerk's transcript in an appeal. However, if you cannot afford to pay these court fees and costs, you may ask the court to issue an order saying you do not have to pay these fees (this is called "waiving" these fees).

- 1. Who can get their court fees waived? The court will waive your court fees and costs if:
- You are getting public assistance, such as Medi-Cal; Food Stamps; Supplemental Security Income (not Social Security); State Supplemental Payment; County Relief/General Assistance; In-Home Supportive Services; CalWORKS; Tribal Temporary Assistance for Needy Families; Cash Assistance Program for Aged, Blind, and Disabled; Special Supplemental Nutrition Program for Women, Infants, and Children (WIC Program); or unemployment compensation.
- You have a low income level. Under the law you are considered a low-income person if the gross monthly income (before deductions for taxes) of your household is less than the amount listed below:

Family Size	Family Income	Family Size	Family Income	Family Size	Family Income	If more than 6 people at
1	\$ <mark>2,265.00</mark>	3	\$ <mark>3,838.34</mark>	5	\$ <mark>5,411.67</mark>	home, add \$786.67 for
2	\$ <mark>3,051.67</mark>	4	\$ <mark>4,625.00</mark>	6	\$6,198.34	each extra person.

• You do not have enough income to pay for your household's basic needs and your court fees.

2. What fees and costs will the court waive? If you qualify for a fee waiver, the Supreme Court, Court of Appeal, or Appellate Division will waive the filing fee for the notice of appeal, a petition for a writ, a petition for review, or the first document filed by a party other than the party who filed the appeal or petition, and any court fee for participating in oral argument by telephone. The trial court will also waive costs related to the clerk's transcript on appeal, the fee for the court to hold in trust the deposit for a reporter's transcript on appeal under rule 8.130(b) or rule 8.834(b) of the California Rules of Court, and the fees for making a transcript or copy of an official electronic recording under rule 8.835. If you are the appellant (the person who is appealing the trial court decision), the fees waived include the deposit required under Government Code section 68926.1 and the costs for preparing and certifying the clerk's transcript and sending the original to the reviewing court and one copy to you. If you are the respondent (a party other than the appellant in a case that is being appealed), the fees waived include the costs for sending you a copy of the clerk's transcript. You can also ask the trial court to waive other necessary court fees and costs.

The court **cannot** waive the fees for preparing a reporter's transcript in a civil case. A special fund, called the Transcript Reimbursement Fund, may help pay for the transcript. (See <u>www.courtreportersboard.ca.gov/consumers/index.shtml#trf</u> and Business and Professions Code sections 8030.2 and following for more information about this fund.) If you are unable to pay the cost of a reporter's transcript, a record of the oral proceedings can be prepared in other ways, by preparing an agreed statement or, in some circumstances, a statement on appeal or settled statement.

3. How do I ask the court to waive my fees?

• Appeal in Limited Civil Case (civil case in which the amount of money claimed is \$25,000 or less). In a limited civil case, if the trial court already issued an order waiving your court fees *and that fee waiver has not ended* (fee waivers automatically end 60 days after the judgment), the fees and costs identified in item 2 above are already waived; just give the court a copy of your current fee waiver. If you do not already have an order waiving your fees or you had a fee waiver but it has ended, you must complete and file a *Request to Waive Court Fees* (form FW-001). If you are the appellant (the party who is appealing), you should check both boxes in item 4 on FW-001 and file the completed form with your notice of appeal. If you are the respondent (a party other than the appellant in a case that is being appealed), the completed form should be filed in the court when the fees you are requesting to be waived, such as the fee for the clerk's transcript or telephonic oral argument, are due.

- Writ Proceeding in Limited Civil Case (civil case in which the amount of money claimed is \$25,000 or less). If you want the Superior Court to waive the fees in a writ proceeding in a limited civil case, you must complete a *Request to Waive Court Fees* (form FW-001). In item 4 on FW-001, check the second box. The completed form should be filed with your petition for a writ.
- If You Are a Guardian or Conservator. If you are a guardian or conservator or a petitioner for the appointment of a guardian or conservator, special rules apply to your request for a fee waiver on an appeal from an order in the guardianship or conservatorship proceeding or in a civil action in which you are a party acting on behalf of your ward or conservatee. Complete and submit a *Request to Waive Court Fees (Ward or Conservatee)* (form FW-001-GC) to request a fee waiver. See California Rules of Court, rule 7.5.
- Appeal in Other Civil Cases. If you want the court to waive fees and costs in an appeal in a civil case other than a ٠ limited civil case, such as a family law case or an unlimited civil case (a civil case in which the amount of money claimed is more than \$25,000), you must complete a *Request to Waive Court Fees* (form FW-001). In item 4 on FW-001, check the second box to ask the Court of Appeal to waive the fee for filing the notice of appeal or, if you are a respondent (a party other than the one who filed the appeal), the fee for the first document you file in the Court of Appeal. Check both boxes if you also want the trial court to waive your costs for the clerk's transcript (if the trial court already issued an order waiving your fees and that fee waiver has not ended, you do not need to check the first box; the fees and costs identified in item 2 above are already waived, just give the court a copy of your current fee waiver). If you are the appellant, the completed form should be submitted with your notice of appeal (if you check both boxes in item 4, the court may ask for two signed copies of this form). If you are the respondent, the completed form should be submitted at the time the fee you are asking the court to waive is due. For example, file the form in the trial court with your request for a copy of the clerk's transcript if you are asking the court to waive the transcript fee or file the form in the Court of Appeal with the first document you file in that court if you are asking the court to waive the fee for filing that document. To request waiver of a court fee for telephonic oral argument, you should file the completed form in the Court of Appeal when the fee for telephonic oral argument is due.
- Writ Proceeding in Other Civil Cases. If you want the Supreme Court or Court of Appeal to waive the fees and costs in a writ proceeding in a civil case other than a limited civil case, such as a family law case or an unlimited civil case (a civil case in which the amount of money claimed is more than \$25,000), you must complete a *Request to Waive Court Fees* (form FW-001). If you are the petitioner (the party filing the petition), the completed form should be submitted with your petition for a writ in the Supreme Court or Court of Appeal clerk's office. If you are a party other than the petitioner, the completed form should be filed with the first document you file in the Supreme Court or Court of Appeal.
- Petition for Review. If you want to request that the Supreme Court waive the fees in a petition for review proceeding, you must complete a *Request to Waive Court Fees* (form FW-001) or a *Request to Waive Court Fees (Ward or Conservatee)* (form FW-001-GC). If you are the petitioner, you should submit the completed form with your petition for review. If you are a party other than the petitioner, the completed form should be filed with the first document you file in the Supreme Court.

IMPORTANT INFORMATION!

- Fill out your request completely and truthfully. When you sign your request for a fee waiver, you are declaring under penalty of perjury that the information you have provided is true and correct.
- The court may ask you for information and evidence. You may be ordered to go to court to answer questions about your ability to pay court fees and costs and to provide proof of eligibility. Any initial fee waiver you are granted may be ended if you do not go to court when asked. You may be ordered to repay amounts that were waived if the court finds you were not eligible for the fee waiver.
- If you receive a fee waiver, you must tell the court if there is a change in your finances. You must tell the court immediately if your finances improve or if you become able to pay court fees or costs during this case (file form FW-010 with the court). You may be ordered to repay any amounts that were waived after your eligibility ended. If the trial court waived your fees and costs and you settle your case for \$10,000 or more, the trial court will have a lien on the settlement in the amount of the waived fees.
- The fee waiver ends. The fee waiver expires 60 days after the judgment, dismissal, or other final disposition of the case or when the court finds that you are not eligible for a fee waiver.

SUPERIOR COURT OF CALIFOR STREET ADDRESS:	NIA, COUNTY OF	FOR COURT USE ONLY
MAILING ADDRESS:		
CITY AND ZIP CODE: BRANCH NAME:		DRAFT
	HE STATE OF CALIFORNIA	Not Approved by
	the Judicial Council	
DEFENDANT:		
	ND FORFEIT BAIL IN INSTALLMENTS Code, § 40510.5)	
	PLETED BY THE COURT	CITATION NUMBER:
Read carefully and, if you agr	ree, sign and return the form to the cleri	CASE NUMBER:
	and I have been charged with the following icle Code that do not require me to go into cou	rt:
a.§b.§	c. § d. §	e. §
. My court appearance date or ex violations.	tension date has not passed, and I am providir	ng proof of correction for any correctable
. I want to pay and forfeit bail for t make installment payments.	he violation(s) listed above. I understand that t	he court does not have to allow me to
. I understand that by signing belo has no proof of correction will be	ow, each violation that is reportable to the Depa e reported as a conviction.	artment of Motor Vehicles (DMV) and
TERMS OF THE AGREEMENT		
Total bail (including penalties an	d administrative fee of \$) is \$	
		nitial Payment (10% minimum): \$ ning balance after first payment: \$
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		due on the day of each month
starting on / / and until		due on the day of each month,
starting on <u>/ /</u> and until r () Other (<i>explain</i>):	balance in monthly installments of at least $\phi_{\underline{\ }}$	due on the day of each month,
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By choosing to pay and forfeit bail in installments and not go into court, you will be giving up these rights:

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

At any time before your final payment, if you have experienced a change in financial circumstances, you may ask that the court consider your ability to pay. If the court considers your ability to pay, the court may modify your installment plan, allow you to complete community service (if available) instead of paying the total amount due, or suspend all or part of the fine. The court is not required to offer you any of the above options, and the court may deny your request.

		TR-300 (online)
SUPERIOR COURT OF CALIFORNIA, O STREET ADDRESS:	COUNTY OF	FOR COURT USE ONLY
MAILING ADDRESS:		
CITY AND ZIP CODE: BRANCH NAME:		DDAFT
		DRAFT
PEOPLE OF THE S	TATE OF CALIFORNIA	Not Approved by
	VS.	the Judicial Council
DEFENDANT:		_
ONLINE AGREEMENT TO PAY AN (Vehicle Code	ID FORFEIT BAIL IN INSTALLMENTS e, § 40510.5)	
TO BE COMPLET	ED BY THE COURT	TICKET NUMBER:
	your name below and submit the form	
. I am the defendant in this case, and I		CASE NUMBER:
	ode that do not require me to go into court	
a. § b. §	c. § d. § _	
correctable violations (if applicable).]	on date has not passed [and I have provide	ed proof of correction for any
	plation(s) listed above. I understand that th	e court does not have to allow me to
	greement, each violation that is reportable	to the Department of Motor Vehicles
(DMV) will be reported as a conviction		
TERMS OF THE AGREEMENT:		
Total bail (including penalties and adm	ministrative fee of \$) is \$	
		transaction fee (if applicable): \$] Total amount due today: \$]
		ing balance after first payment: \$
	n monthly installments of at least \$d	ue on the day of each month,
starting on <u>/ /</u> and until paid in fu	ll on or before <u>/ /</u> .	
If I do not make a payme	nade by the due date, and there is no grace ent on time, I may have to pay the rest of r	
I understand that if I do not complete n	ny payment plan, the court may: to appear or pay under Vehicle Code sec	tion 40508
	ent of up to \$100 (Pen. Code, § 1214.1) or	
Report the failure to pay	to the DMV, which may suspend or place	a hold on my driver's license.
Assign the case to a coll	lection agency or the State Franchise Tax	Board for collection.
I understand that if I pay as agreed [a forfeiture will be complete, and at that	and if any proof of correction has been filed t time, the case will be closed.	I with the court as required], my bail
up. (See Attachment 1.) I have read	ights as explained in this agreement an d, understood, and agreed to the terms a ng this document <mark>,</mark> it will be deemed signed	and conditions stated above.
(TYPE NAME OF DEFENDANT)	(DRIVER'S LICENSE/ID NUMBER)	(ADDRESS)
		(CITY, STATE, ZIP CODE)
	□ [I have provided a cellular phone number, and	
(TELEPHONE NUMBER)	messages or call reminders regarding payme	nts that I owe under this agreement.] [Optiona rize the court to send me electronic notices
(EMAIL ADDRESS)	regarding payments that I owe under this agr	
ACCEPTED (date):	BY:	CLERK OF THE SUPERIOR COURT) Page 1 of 2

ADVISEMENT OF RIGHTS

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

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

At any time before your final payment, if you have experienced a change in financial circumstances, you may ask that the court consider your ability to pay. If the court considers your ability to pay, the court may modify your installment plan, allow you to complete community service (if available) instead of paying the total amount due, or suspend all or part of the fine. The court is not required to offer you any of the above options, and the court may deny your request.

		TR-310
SUPERIOR COURT OF CALIFORNI	A, COUNTY OF	FOR COURT USE ONLY
STREET ADDRESS: MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		DRAFT
		1
PEOPLE OF THE	STATE OF CALIFORNIA	Not Approved by
	VS.	the Judicial Council
DEFENDANT:		
	DLATOR SCHOOL FEES IN INSTALLMENTS Code, § 42007)	
TO BE COMPL	ETED BY THE COURT	CITATION NUMBER:
	, sign and return the form to the clerk.	
		CASE NUMBER:
 I am the defendant in this case. I h infraction violation(s) that do not re 	quire me to go into court and that are eligible	
for confidential conviction(s) for co		
a.§b.§	c. § d. §	e. §
2. My court appearance date or exterviolations.	nsion date has not passed, and I am providing	proof of correction for any correctable
	ool fees for the violation listed above. I underst nents.	stand that the court does not have to
4. TERMS OF THE AGREEMENT:		
The total fee (including an adminis	trative fee of \$) is \$	
ι υ		Initial Payment (10% minimum): \$
	Remain	ning balance after first payment: \$
	ance within 90 days. I will pay in monthly insta , starting on <u>/ /</u> and until paid in full on o	
() Other <i>(explain):</i>		
	e made by the due date and there is no grace	
	yment on time, I may have to pay the rest of n	ny unpaid fees immediately.
	ete my payment plan the court may:	
	ure to pay under Vehicle Code section 40508. ment of up to <mark>\$100 (</mark> Pen. Code, § 1214.1) or ł	
	d the failure to pay to the Department of Moto	
place a hold on my di		······································
Assign the case to a	collection agency or the State Franchise Tax E	Board for collection.
I understand that my case will con	inue to be open until the date that my last inst	allment is paid. If I pay as agreed
	offic school is reported, a confidential conviction	n will be reported to the DMV and no
further proceedings will be held.		
	ave read, understood, and accepted the ab stood my rights printed on the reverse side	
(SIGNATURE OF DEFENDANT)	(DATE)	(TYPE OR PRINT NAME)
(DRIVER'S LICENSE/ID NUMBER)	(ADDRESS)	(CITY, STATE, AND ZIP CODE)
	□ [I have provided a cellular phone number, and I a	authorize the court to send me SMS text
(TELEPHONE NUMBER)	messages or call reminders regarding payments	
	□[I have provided an email address, and I authorize regarding payments that I owe under this agreen	
(EMAIL ADDRESS)	CLERK	OF THE SUPERIOR COURT
ACCEPTED (a	ate): BY:	

		BY:		
		D1	(DEPUTY CLERK)	Page 1 of 2
Form Adopted for Mandatory Use Judicial Council of California TR-310 [Rev. August 1, 2022]	AGREEMENT TO PAY TRA (FFIC VIOLATOR SCHOOL Traffic Infractions) 19	FEES IN INSTALLMENTS	Vehicle Code, § 42007 www.courts.ca.gov

ADVISEMENT OF RIGHTS

By choosing to pay traffic violator school fees in installments and not go into court, you will be giving up these rights:

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

At any time before your final payment, if you have experienced a change in financial circumstances, you may ask that the court consider your ability to pay. If the court considers your ability to pay, the court may modify your installment plan, allow you to complete community service (if available) instead of paying the total amount due, or suspend all or part of the fine. The court is not required to offer you any of the above options, and the court may deny your request. If the court grants your request, you may no longer be eligible for traffic school.

		TR-310 (online)
SUPERIOR COURT OF CALIFORNIA, COU STREET ADDRESS: MAILING ADDRESS:	INTY OF	FOR COURT USE ONLY
CITY AND ZIP CODE: BRANCH NAME:		DDAET
PEOPLE OF THE STA	TE OF CALIFORNIA	DRAFT Not Approved by
vs.		the Judicial Council
DEFENDANT:		
ONLINE AGREEMENT TO PAY TRAFFIC VIOL (Vehicle Code, §		
TO BE COMPLETE		TICKET NUMBER:
Read carefully and, if you agree, type yo		CASE NUMBER:
1. I am the defendant in this case. I have be infraction violation(s) of the Vehicle Code		
and that are eligible for confidential conv		
a.§b.§		
2. My court appearance date or extension of correctable violations.]3. I want to pay the traffic violator school feed		
allow me to make installment payments.		
4. TERMS OF THE AGREEMENT: The total fee (including an administrative	fee of \$) is: \$	
		Initial Payment (10% minimum): \$ [Online transaction fee: \$]
	Remai	Total amount due today: \$ ining balance after first payment: \$
I agree to pay the remaining balance with due on the day of each month, startin	nin 90 days. I will pay in monthly install	ments of at least \$
I understand that if I do not complete my	on time, I may have to pay the rest of r payment plan the court may:	ny unpaid fees immediately.
Charge a civil assessment Report convictions and the or place a hold on my drive	r's license.	have a warrant issued for my arrest. tor Vehicles (DMV), which may suspend
°	ion agency or the State Franchise Tax	
I understand that my case will continue to and if my proof of completion of traffic so further proceedings will be held.	chool is reported, a confidential convict	ion will be reported to the DMV and no
I have read and understood my rights them up. (See Attachment 1.) I have re above.		
I understand that by electronically filing this and Cal. Rules of Court, rule 2.257(b).)	document it will be deemed signed. (Co	ode Civ. Proc., § 1010.6(b)(2)(A)
(TYPE NAME OF DEFENDANT)	(DRIVER'S LICENSE/ID NUMBER)	(ADDRESS)
	—	(CITY, STATE, ZIP CODE)
	nave provided a cellular phone number, and I essages or call reminders regarding payments	authorize the court to send me SMS text s that I owe under this agreement.] [Optional]
🗖 [i h	ave provided an <mark>email</mark> address and I authoriz garding payments that I owe under this agree	e the court to send me electronic notices
(EMAIL ADDRESS) res ACCEPTED (date):	BY:	
		(CLERK OF THE SUPERIOR COURT) Page 1 of 2

	•	,	Fage 1012
Form Adopted for Mandatory Use Judicial Council of California TR-310 (online) [Rev. August 1, 2022]	ONLINE AGREEMENT TO PAY TRAFFIC VIOLATOR SCHOOL FEES IN INSTALLMENTS (Traffic Infractions)		Vehicle Code, § 42007 www.courts.ca.gov
	21		

ADVISEMENT OF RIGHTS

ATTACHMENT 1

By choosing to pay traffic violator school fees in installments and not go into court, you will be giving up these rights:

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

At any time before your final payment, if you have experienced a change in financial circumstances, you may ask that the court consider your ability to pay. If the court considers your ability to pay, the court may modify your installment plan, allow you to complete community service (if available) instead of paying the total amount due, or suspend all or part of the fine. The court is not required to offer you any of the above options, and the court may deny your request. If the court grants your request, you may no longer be eligible for traffic school.

Number in Family	2022 Federal Poverty Guidelines (A)	200% of Poverty Guidelines (B) (B = A x 2)	2022 California Monthly Income (C) (C = B / 12)*
1	\$13,590.00	\$27,180.00	\$2,265.00
2	18,310.00	36,620.00	3,051.67
3	23,030.00	46,060.00	3,838.34
4	27,750.00	55,500.00	4,625.00
5	32,470.00	64,940.00	5,411.67
6	37,190.00	74,380.00	6,198.34
For each additional person, add:	\$4,720.00	\$9,440.00	\$786.67

Computation Sheet

* These amounts have been rounded up to the nearest whole cent. Language on the forms reflects this slight excess by stating that the household income is "less than" the amounts in the chart.

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 12:00 noon on July 28, 2022
- If you are unable to reply by that time and date, 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 August 1, 2022, the Judicial Council approves the revisions to the following forms:

- *Request to Waive Court Fees* (form FW-001);
- Request to Waive Court Fees (Ward or Conservatee) (form FW-001-GC);
- Information Sheet on Waiver of Superior Court Fees and Costs (form FW-001-INFO);
- Information Sheet on Waiver of Appellate Court Fees—Supreme Court, Court of Appeal, Appellate Division (form APP-015/FW-015-INFO);
- Agreement to Pay and Forfeit Bail in Installments (Traffic Infractions) (form TR-300);
- Online Agreement to Pay and Forfeit Bail in Installments (Traffic Infractions) (form TR-300 (online));
- Agreement to Pay Traffic Violator School Fees in Installments (Traffic Infractions) (form TR-310); and
- Online Agreement to Pay Traffic Violator School Fees in Installments (Traffic Infractions) (form TR-310 (online)).

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. Brazile
Kyle S. Brodie	Jonathan B. Conklin

My vote is as follows:				
	🗖 Disa	pprove	□ Abstain	
Carol A. Corrigan		Samuel I	K. Feng	
David D. Fu		Carin T.	Fuiisaki	
Brad R. Hill		Rachel V	V. Hill	
Harold W. Hopp		Dalila Co	orral Lyons	
Gretchen Nelson		Maxwell	V. Pritt	
David M. Rubin		Marsha (G. Slough	
Thomas J. Umberg				
Date:				
	Attest:			
				

Administrative Director and Secretary of the Judicial Council