

SUPERIOR COURT OF CALIFORNIA  
COUNTY OF SAN JOAQUIN  
STOCKTON BRANCH  
180 East Weber Avenue, Room 1306J  
Stockton, CA 95202

Telephone (209) 992-5695  
Website: [www.sjcourts.org](http://www.sjcourts.org)

April 23, 2020

**MEMORANDUM**

TO: All San Joaquin County Law and Justice Partners

FROM: Honorable Lauren P. Thomasson, Judge of the Superior Court and Chairperson of the San Joaquin County Superior Court Bail Committee

SUBJECT: **PAGE 23 OF THE 2020 MODIFIED BAIL SCHEDULE**

Please replace page 23 of the 2020 Modified Bail Schedule with the version accompanying this memorandum.

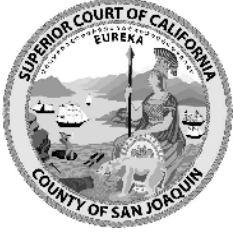
**MODIFICATIONS**

PC 273.6: The explanation in the description box is more precise.

PC 314: Removes the shading from Penal Code section 314 to conform to the Statewide Bail Schedule.

PC 290(c): Indicates the bail for misdemeanor offenses listed in Appendix D/Penal Code section 290(c).

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April 15, 2020

## MEMORANDUM

TO: All San Joaquin County Law and Justice Partners

FROM: Honorable Lauren P. Thomasson, Judge of the Superior Court and Chairperson of the San Joaquin County Superior Court Bail Committee

SUBJECT: **FINAL CORRECTIONS TO THE 2020 MODIFIED BAIL SCHEDULE  
(SECOND MODIFICATION)**

Judicial Council *Emergency Rule 4. Emergency Bail Schedule* (“Rule”), adopted on April 6, 2020, required all California counties to apply the Statewide Emergency Bail Schedule no later than 5 p.m. on April 13, 2020. In accordance with that mandate, on April 13, 2020, the San Joaquin County Superior Court adopted and issued the 2020 Modified Bail Schedule. On April 14, 2020, an error with regard to the classification of one offense was found, and a modified version of the bail schedule was issued. As a result of that error, a thorough review of the bail schedule was subsequently performed, and it was determined that additional corrections were needed. This list of corrections is being provided to assist you in making corrections to any copies you may have printed of the bail schedule. In addition, the corrected version of the bail schedule, incorporating the corrections below is included in the email with this memorandum (along with its original appendices). It will also be posted on Court’s Website.

### **CORRECTIONS**

Page references used below are to the 2020 Modified Bail Schedule issued on April 14, 2020 (first modification):

#### **Penal Code Felonies:**

Page 7: 182/245(a)(1): The section is now listed as 182/245(a)(1)-(3); the words “Force, Likely GBI” have been replaced with “Deadly Weapon/Firearm, etc.”; and the gray shading has been removed. Pursuant to Penal Code section (“PC”) 1192.7(c), PC 245(a)(1), (a)(2), and (a)(3) are serious offenses, and any attempt to commit a serious offense is a serious offense. The supporting authority, “Rule 4(c)(1),” has also been added in the description box,

- Page 8: 244.5(b): This section has been shaded in gray and the reference to “Rule 4(c)(1)” has been removed because the offense is not listed as a serious or violent offense in PC 1197.2(c) or 667.5(c).
- Page 9: 245.5(a): This is a serious offense pursuant to PC 1192.7(c). The gray shading has been removed, and a reference to the authority for setting bail greater than \$0, “Rule 4(c)(1),” has been added.
- 262: The authority for setting bail greater than \$0 has been changed from “Rule 4(c)(5) & (c)(10)” to “Rule 4(c)(1) & (c)(5).”
- Page 10: The second reference to “[287(c)]” was a typographical error. It has been corrected to read: “[287(d)].”
- Page 15: 1551 and 1552.1: Although these offenses are not designated as serious or violent in the Penal Code, the shading has been removed, and a “NOTE” has been added to indicate that the amount of bail, if any is to be imposed, shall be determined by a magistrate or other judicial officer based on the nature of the underlying offense. This revision is based on Rule 4(f)(2) and the language of PC 1552.1.
- Page 16: 4530(a)/(b); 4532 (a)(1)/(2); and 4532(b)(1)/(2): Although the offenses are not designated as serious or violent in the Penal Code, the shading has been removed because the Statewide Emergency Bail Schedule does not require the release from custody of anyone currently serving a sentence.

Vehicle Code Felonies:

- Page 19: 23558; 23560; and 23566: A “NOTE” has been added in the description box stating: “Rule 4(f)(2)” authorizes the imposition of bail for enhancements on offenses with bail > \$0.”

Editorial Change Throughout:

All references to “with > \$0 bail” have been changed to “with bail > \$0.”

# SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN JOAQUIN

## 2020 Modified Bail Schedule Implemented in Accordance with the California Judicial Council Statewide Emergency Bail Schedule



Effective April 13, 2020

(As Mandated by Judicial Council Emergency Rule 4, Adopted on April 6, 2020)

**TABLE OF CONTENTS**

	Page
Table of Contents .....	1
General Information and Instructions .....	2
Purpose of Bail Schedule .....	2
Setting of Bail .....	2
Assessment of Bail in Felony Cases .....	3
Presumptive Felony Bail .....	3
Assessment of Bail in Misdemeanor Cases .....	3
Infractions .....	4
Additional Statewide Bail/Rule 4 Considerations and Implications .....	4
Editorial Note .....	5
Legend/Abbreviations .....	5
Felonies .....	6
Penal Code .....	6
Vehicle Code .....	19
Health and Safety Code .....	19
Felony Catchall .....	22
Misdemeanors .....	23
Penal Code .....	23
Vehicle Code .....	24
Misdemeanor Catchall .....	24
Appendices: A: Excerpt: Judicial Council Emergency Rule 4, adopted 4/6/2020 (pp. 17 -19)	
B: Excerpt: Penal Code section 1192.7(c) – Serious Felonies	
C: Excerpt: Penal Code section 667.5(c) – Violent Felonies	
D: Excerpt: Penal Code section 290(c) – Sex Offender Registration Offenses	

**SUPERIOR COURT OF CALIFORNIA  
COUNTY OF SAN JOAQUIN UNIFORM BAIL SCHEDULE**

**Effective April 13, 2020**

**GENERAL INFORMATION AND INSTRUCTIONS**

In accordance with applicable state law and local rules, the Judges of the San Joaquin County Superior Court adopted the 2019-2020 County-wide Uniform Bail Schedule to be effective as of December 1, 2019. Thereafter, on April 6, 2020, in response to the COVID-19 pandemic, the California Judicial Council adopted an **Emergency Bail Schedule to be implemented statewide no later than 5:00 p.m. on Monday, April 13, 2020**, with the schedule to remain in effect **until 90 days after the Governor of the State of California declares the state of emergency caused by COVID-19 has ended, or until further action is taken by the Judicial Council**. This schedule reflects modifications mandated by the Statewide Emergency Bail Schedule and the Emergency Order issued by the Presiding Judge of the San Joaquin County Superior Court on April 1, 2020, pursuant to the Order issued by the Chief Justice of California on March 30, 2020.

**PURPOSE OF BAIL SCHEDULE**

The purpose of this schedule is to provide the bases for:

1. Custodial facilities/personnel to fix the amount of bail that a person arrested without a warrant may post to gain release from custody prior to appearing in court;
2. Magistrates to set presumptive bail when issuing arrest warrants pursuant to California law, including, but not limited to, Penal Code sections 815 *et seq.* and 1269 *et seq.*
3. Judicial officers to set presumptive bail prior to a bail hearing.
4. Attorneys, when advising their clients, and members of the general public to estimate the approximate amount of bail that may be imposed based on the offense(s) charged.

**SETTING OF BAIL**

Prior to an appearance before a magistrate or first appearance in court, bail for bailable offenses shall be fixed in the amount set forth in the arrest warrant. If no arrest warrant has been issued, the San Joaquin County Sheriff or other authorized custodial authority shall set bail in accordance with this bail schedule.

At the first appearance before a magistrate or in court, bail shall be set in an amount within the sound discretion of the magistrate or judicial officer. Public safety shall be the primary consideration in setting bail. **To the extent authorized by the Statewide Emergency Bail Schedule**, the magistrate or judicial officer may set bail in an amount less than or greater than the amount set forth in this schedule after taking into consideration the specific facts and circumstances of the case and other considerations as authorized by law, including, but not limited to those addressed by Penal Code sections 1269 to 1275.1, California Constitution, Article 1, sections 12 and 28(b), and any other applicable provisions, statutes, and case law. The basis for any deviation from the bail schedule shall be stated on the record.

### ASSESSMENT OF BAIL IN FELONY CASES

Bail shall be separately determined and established in each case. **Unless preempted by the Statewide Emergency Bail Schedule**, the following practices will be implemented when more than one offense is charged:

1. When a defendant is booked on two or more charges arising from the same course of conduct and Penal Code section 654 would prevent multiple punishments, the bail shall be the amount listed in the schedule for the charge having the highest bail.
2. When a defendant is booked on two more charges arising from a single course of conduct that permits multiple punishments and Penal Code section 654 does not apply, bail shall be stacked, i.e., the full amount of the bail for each offense shall be added together to determine the total bail amount. The magistrate or judicial officer may exercise sound discretion in setting the bail at an amount lesser or greater than the amount listed in the bail schedule, taking into consideration the facts and circumstances of the particular case and by stating the factors considered on the record.
3. Where an enhancement or multiple enhancements have been alleged for an offense or multiple offenses, the listed bail amounts for each enhancement shall be stacked or not stacked based on the specific facts and within the sound discretion of the magistrate or judicial officer.
4. Pursuant to Penal Code section 1275.1, a hold may be placed on an arrestee's/defendant's release from custody when a declaration, under penalty of perjury, has been made by a prosecutor or peace officer which establishes probable cause to believe that the source of any consideration, pledge, security, deposit or indemnification paid, given, or promised for the execution of bail was feloniously obtained or if the magistrate or judicial officer has probable cause to believe the source of any such consideration, pledge, security, deposit, or indemnification paid, given, made or promised was feloniously obtained.

### PRESUMPTIVE FELONY BAIL

Bail shall be set as specified in this schedule for the offenses listed below. For offenses not specifically listed, **and for which the setting of bail greater than \$0 is not pre-empted by the Statewide Emergency Bail Schedule**, bail shall be set based on the maximum term for the offense, using the "Felony Catchall" provisions, below. Additional sums shall be added for strike offenses, prior convictions, enhancements, and/or special allegations as designated below, or, if not specifically designated below, bail shall be set based on the total of the base term to be imposed, plus the corresponding additional term added. For offenses where bail is designated as "**NO BAIL**," the arrestee/defendant shall be held in custody without bail until bail is set within the sound discretion of the magistrate or judicial officer at the first appearance before the magistrate, judicial officer, in court, or at a bail hearing.

### ASSESSMENT OF BAIL IN MISDEMEANOR CASES

An arrestee/defendant charged with misdemeanor offenses only is entitled to release on his/her own recognizance, unless his/her release would compromise public safety, would not reasonably ensure the arrestee's/defendant's appearance for future court dates, or is otherwise prohibited by law. For bailable offenses where a determination has been made that neither an arrestee's/defendant's own recognizance release nor any non-monetary conditions imposable on his/her own-recognizance release,

including, but not limited to release under the supervision of Pretrial Services, would be sufficient to protect the public safety or ensure the arrestee's/defendant's appearance in court, **and to the extent it is not pre-empted by the Statewide Emergency Bail Schedule**, the arrestee/defendant will not be eligible for release on his/her own recognizance. In such cases, he/she may be admitted to bail in accordance with the "Misdemeanors" portion of this schedule. If multiple misdemeanor offenses are charged, bail shall not be stacked if the provisions of Penal Code section 654 would apply.

### **INFRACTIONS**

Penal Code section 1269b(c) requires that county-wide bail schedules address infractions as well as misdemeanor and felony offenses. As used in this schedule, "bail" only applies to offenses for which a person can be subject to being held in custody. Infractions require no confinement. Consequently, defer to the "bail schedule" adopted by the Judicial Council and State law to determine the "bail" imposable for infraction offense.

### **ADDITIONAL STATEWIDE BAIL/RULE 4 CONSIDERATIONS AND IMPLICATIONS**

1. The Judicial Council Statewide Emergency Bail Schedule/Emergency Rule 4 (Rule 4) requires that bail be set at \$0 for all misdemeanor and felony offenses, other than those listed exceptions set forth Rule 4(c)(1)-(13). This Modified San Joaquin County Bail Schedule implements that requirement by shading in gray all offenses listed in the 2019-2020 Bail Schedule for which bail shall be set at \$0. If there is any conflict between this Modified Bail Schedule and Rule 4, Rule 4 shall control. A copy of Rule 4 is attached to this Modified Bail Schedule as Appendix A.
2. Rule 4(c)(1) authorizes the imposition of bail for any serious or violent felony listed in Penal Code sections 1197.2(c) and 667.5(c), respectively. The San Joaquin County Bail Schedule may not specifically list all serious and violent felonies. As authorized by Rule 4(c)(1), bail shall be imposed on any serious or violent felony not listed in this schedule, with the amount of bail to be determined by applying the Catchall provisions contained in this schedule or within the sound discretion of the judge or magistrate as authorized by law. If there is a conflict between this Modified Bail Schedule, and Penal Code sections 1192.7(c) and 667.5(c) regarding whether an offense is a serious or violent offense for which bail may be imposed pursuant to Rule 4(c)(1), the Penal Code provisions shall control. Copies of the lists of serious and violent offenses, as set forth in Penal Code sections 1192.7(c) and 667.5(c), are attached to this Modified Bail Schedule as Appendices B and C.
3. Rule 4(c)(10) authorizes the imposition of bail for any offense listed in Penal Code section 290(c). The San Joaquin County Bail Schedule may not specifically list all offenses set forth in that section. As authorized by Rule 4(c)(10), bail shall be imposed for all such offenses, whether or not they are specifically listed in this schedule. If not listed in the schedule, bail shall be determined by applying the Catchall provisions contained in this schedule or within the sound discretion of the judge or magistrate as authorized by law. If there is a conflict between this Modified Bail Schedule, and Penal Code sections 290(c), the Penal Code provisions shall control. A copy of Penal Code section 290(c) is attached to this Modified Bail Schedule as Appendix D.
4. Felony offenses that have been shaded in gray to indicate bail is to be set at \$0 as required by Rule 4(c), may, consistent with Rule (f)(2), have bail set at an amount greater than \$0 if an enhancement makes the offense a serious or violent felony, including, for example, allegations



that the defendant personally inflicted great bodily injury on another person who was not an accomplice or personally used a firearm (See Penal Code section 1192.7(c)(8)).

5. Rule 4(d) preserves and reiterates the authority of the court to deny bail as authorized by Article I, sections 12 and 28(f)(3) of the California Constitution.
6. In any case where it is not readily apparent to the arresting authority whether an individual qualifies for bail to be set at \$0 pursuant to Rule 4(c) and this Modified Bail Schedule (see for example Rule 4(c)(7) regarding Penal Code section 273.6), the arresting authority shall retain custody of the individual until such time as a determination regarding the amount of bail, if any is to be imposed, can be made by a magistrate or other judicial officer.

**EDITORIAL NOTES**

- Bail for substantive offenses and additional increments impossible for enhancements, special allegations, and prior convictions have been integrated by listing the number for the code sections in numerical order.
- Where code sections are listed without subsections, the bail amount applies to all chargeable offenses addressed in that code section.

**LEGEND/ABBREVIATIONS**

<b>LEGEND/ABBREVIATIONS</b>	
DUI/UI	Driving Under the Influence/Under the Influence of Alcohol, Drugs, or Both
GBI/GBH	Great Bodily Injury/Great Bodily Harm
SBI/SBH	Serious Bodily Injury/Serious Bodily Harm
*	An "*" in the "Code Section" or "Bail" column indicates additional information is contained in the "Description" column
>/+	A ">" in front of the code section followed by a "+" in front of the bail designation indicates an additional bail/custody condition to be added to a charge based on the designated enhancement, special allegation, prison prior, or sentencing factor alleged/charged.
§	Strikeout text in the Misdemeanor section indicates bail amounts amended by the Emergency Order issued by the Presiding Judge of San Joaquin County on April 1, 2020.
<b><u>Text</u></b>	Text in the Misdemeanor section that is bold, italicized, and underlined indicates text added by the Emergency Order issued by the Presiding Judge of San Joaquin County on April 1, 2020.
[ ]	Brackets indicate text/charges added for consistency with the Statewide Bail Schedule. Bail for added charges is based on the existing "Catchall" bail tables in the County-wide Bail Schedule.
Rule	"Rule" refers to Judicial Council Emergency Rule 4. Emergency Bail Schedule, adopted on April 6, 2020.
	Shading indicates offenses for which bail is \$0 per the Statewide Emergency Bail Schedule

# FELONIES

## PENAL CODE

<b>PENAL Code (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
32	Accessory	\$50,000
67	Bribery: Of State Executive Officer	\$100,000
67.5	Bribery: Of Ministerial Officer, Employee, or Appointee	\$100,000
68	Bribery: Soliciting/Receiving by State Executive or Ministerial Officer, Employee, or Appointee	\$100,000
69	Obstructing/Resisting/Deterring Executive Officer by Threat or Violence [Rule 4(c)(2) – <b>Felony Only</b> ]	\$50,000
72	Presenting False Claim to Public Board or Officer	\$25,000
76	Threatening Life of/Serious Bodily Harm to Public Official, Staff, Family	\$100,000
85	Bribery: Giving/Offering to Legislative Official	\$100,000
86	Bribery: Asking for/Receiving by Legislative Official	\$100,000
92	Bribery: Giving/Offering to Judicial Officer, Juror, Referee, Arbitrator, Umpire, or Other Person Authorized by Law to Hear/Determine Controversy	\$100,000
93	Bribery: Asking/Receiving by Judicial Officer, Juror, Referee, Arbitrator, Umpire, or Other Person Authorized by Law to Hear/Determine Controversy	\$100,000
109	Assisting Escape of Inmate from Reformatory	\$100,000
114	Use of False Documents to Conceal True Citizenship/Alien Status	\$25,000
115(a)	Procuring or Offering False/Forged Instrument to be Filed, Registered, or Recorded in a Public Office	\$50,000
115.5(b)	Making False Sworn Statement to Notary Public to Affect Title to Real Property	\$25,000
118	Perjury [Rule 4(c)(1)]	\$50,000
127	Subornation of Perjury	\$50,000
134	Falsifying Documents to be Used in Evidence	\$50,000
136.1(a)(1)	Prevent/Dissuade Witness/Victim from Testifying [Rule 4(c)(1)]	\$250,000
136.1(b)	Prevent/Dissuade Crime Victim/Witness from Reporting Crime [Rule 4(c)(1)]	\$75,000
136.1(c)(1)	Prevent/Dissuade Witness/Victim by Force/Threat of Force/Violence [Rule 4(c)(4)]	\$100,000
136.7	Sex Offender Revealing Name/Address of Victim Witness to Inmate to Harass	\$100,000
137(a)	Influencing Testimony by Bribe	\$75,000
137(b)	Influencing Testimony by Force/Threat	\$100,000
138(a)	Giving/Offering Witness Bribe to Not Attend Trial or Judicial Proceeding	75,000
138(b)	Witness Soliciting /Receiving Bribe to Not Attend Trial or Judicial Proceeding	75,000
139	Threatening Crime Victim/ Witness/Immediate Family Member	\$100,000
141(c)	Prosecutor Altering/Modifying/Withholding Evidence in Bad Faith	\$250,000
146a(b)	Impersonating Public Officer, Investigator, or Inspector	\$100,000
148(b)-(d)	Taking Weapon/Firearm from Public/Peace Officer While Resisting Arrest, etc.	\$100,000
148.1(a)-(d)	False Report of Explosive	\$75,000
148.10(a)	Resisting Peace Officer Resulting In Death	\$150,000
149	Assault By Public Officer	\$25,000

(Modified 04.23.2020)

<b>PENAL Code (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
165	Bribery: Of Councilmember, Supervisor, etc.	\$100,000
166(c)(4)	Violation of Protective Order with Prior Conviction	\$50,000
182(a)(1)	Conspiracy to Commit Criminal Offense – <b>NOTE:</b> Per Rule 4(c)(1) bail may be imposed for any serious felony listed in PC 1192.7(c). Per PC1192.7(c)(42), any conspiracy to commit an offense listed in PC1197.2(c) is a serious felony.	Same as Substantive Offense
182(a)(2)-(4)	Conspiracy to Falsely/Maliciously Charge/Indict/Bring or Maintain Suit/Defraud	\$25,000
182(a)(5)	Conspiracy to Commit Act Injurious to Public or Obstruct Justice	\$100,000
182/245(a)(1)-(3)	Conspiracy to Commit or Assault with Deadly Weapon/Firearm, etc. [Rule 4(c)(1)]	\$25,000
>186.10(c)(1)(A)	Money Laundering Enhancement: Over \$50,000 to \$150,000	+\$100,000
>186.10(c)(1)(B)	Money Laundering Enhancement: Over \$150,000 to \$1,000,000	+\$150,000
>186.10(c)(1)(C)	Money Laundering Enhancement: Over \$1,000,000 to Less Than \$2,500,000	+\$200,000
>186.10(c)(1)(D)	Money Laundering Enhancement: Over \$2,500,000	+\$250,000
>186.11(a)(2)	Aggravated White Collar Crime Enhancement: Over \$500,000	+\$100,000
>186.11(a)(3)	Aggravated White Collar Crime Enhancement: Over \$100,000 to \$500,000	+\$100,000
186.22(a)	Participation in Criminal Street Gang [Rule 4(c)(1)]	\$250,000
>186.22(b)(1)(A)	Criminal Street Gang Enhancement: Felony Conviction [Rule 4(c)(1)]	+\$250,000
>186.22(b)(1)(B)	Criminal Street Gang Enhancement: Serious Felony Conviction [Rule 4(c)(1)]	+\$250,000
>186.22(b)(1)(C)	Criminal Street Gang Enhancement: Violent Felony Conviction [Rule 4(c)(1)]	+\$250,000
>186.22(b)(4)	Criminal Street Gang Enhancement: Specified Offenses [Rule 4(c)(1)]	+\$250,000
186.22(d)	Aiding Criminal Street Gang	\$250,000
186.26(a)	Soliciting Participation in Criminal Street Gang Activity	\$250,000
187	Murder: First Degree/Second Degree/Special Circumstances [Rule 4(c)(1)]	NO BAIL
664/187	Attempted Murder [Rule 4(c)(1)]	NO BAIL
>190.2	Special Circumstances Enhancement: Murder [Rule 4(c)(1)]	+NO BAIL
191.5(a)	Vehicular Manslaughter: With Gross Negligence while DUI [Rule 4(c)(1)]	\$1,000,000
191.5(b)	Vehicular Manslaughter: Without Gross Negligence while DUI [Rule 4(c)(1)]	\$500,000
192(a)	Manslaughter – Voluntary [Rule 4(c)(1)]	\$1,000,000
192(b)	Manslaughter – Involuntary [Rule 4(c)(1)]	\$250,000
192(c)(1)	Vehicle Manslaughter: With Gross Negligence without DUI [Rule 4(c)(1)]	\$250,000
<del>192(c)(2)</del>	<del>Vehicular Manslaughter: Without Gross Negligence without DUI &lt;Moved to Misdemeanor Section&gt;</del>	<del>\$50,000</del>
192(c)(3)	Vehicular Manslaughter with Collision for Financial Gain [Rule 4(c)(1)]	\$500,000
192.5(a)	Vehicular Manslaughter: By Vessel with Gross Negligence while UI [Rule 4(c)(1)]	\$250,000
192.5(b)	Vehicular Manslaughter: By Vessel without Gross Negligence while UI [Rule 4(c)(1)]	\$150,000
192.5(c)	Vehicular Manslaughter: By Vessel with Gross Negligence without UI [Rule 4(c)(1)]	\$100,000
203	Mayhem [Rule 4(c)(1)]	\$100,000
205	Aggravated Mayhem [Rule 4(c)(1)]	\$500,000
206	Torture [Rule 4(c)(1)]	\$1,000,000
207	Kidnapping [Rule 4(c)(1)]	\$500,000
209(a)	Kidnapping for Ransom or Extortion [Rule 4(c)(1)]	\$500,000
209(b)(1)	Kidnapping to Commit Robbery/Rape/Other Specified Sex Crimes [Rule 4(c)(1)]	\$750,000

<b>PENAL Code (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
209.5	Kidnapping During Carjacking [Rule 4(c)(1)]	\$500,000
210.5	False Imprisonment/Taking Hostage to Evade Arrest/Use as Shield	\$100,000
211 (1st°)	Robbery: First Degree (PC §212.5(a)) [Rule 4(c)(1)]	\$250,000
211 (1st°)	Robbery: First Degree – ATM Patron (PC §212.5(b)) [Rule 4(c)(1)]	\$150,000
211 (2nd°)	Robbery: Second Degree (PC §212.5(c)) [Rule 4(c)(1)]	\$150,000
664/211 (2nd°)	Attempted Second Degree Robbery [Rule 4(c)(1)]	\$75,000
213(a)(1)(A)	Robbery: Home Invasion Robbery in Concert [Rule 4(c)(1)]	\$500,000
215(a)	Carjacking [Rule 4(c)(1)]	\$250,000
217.1(a)	Assault on Specified Government/Public Official [Could be Serious Felony if GBI]	\$100,000
217.1(b)	Attempt to Kill Specified Government/Public Official [Rule 4(c)(1)]	NO BAIL
219.1	Hurling Missiles at Common Carrier Vehicle	\$500,000
219.2	Hurling Missiles at Train/Vehicle/Boat Used For Carrying Passengers/Freight	\$500,000
220(a)(1)	Assault with Intent to Commit Mayhem/ Rape/Other Specified Sex Crimes [Rule 4(c)(1)]	\$500,000
220(a)(2)	Assault with Intent to Commit Rape/Other Specified Sex Crimes on Person Under 18 [Rule 4(c)(1) & (10)]	\$750,000
220(b)	Assault with Intent to Commit Rape, Sodomy, Oral Copulation or Any Violation of 264.1, 288, or 289 During the Commission of First-Degree Burglary [Rule 4(c)(1) & (10)]	\$1,000,000
222	Administer Drugs/Controlled Substance to Aid In Commission of Felony	\$100,000
236/237	False Imprisonment by Violence/Menace/Fraud/Deceit	\$25,000
236.1(a)	Human Trafficking: Deprivation of Liberty to Obtain Forced Labor/Services	\$1,000,000
236.1(b)	Human Trafficking: With Intent to Commit Specified Sex Crimes/Extortion [Rule 4(c)(10)]	\$1,250,000
236.1(c)(1)	Human Trafficking: Causing Minor to Engage Commercial/Specified Sex Act [Rule 4(c)(10)]	\$1,000,000
236.1(c)(2)	Human Trafficking: Of Minor Involving Force/Fear/Menace/etc. [Rule 4(c)(1) & (10)]	\$1,500,000
241.1	Assault on Custodial Officer	\$100,000
241.4	Assault on School District Peace Officer	\$100,000
243(c)	Battery on Peace Officer, Custodial Officer, Firefighter, etc. Resulting in Injury	\$100,000
243(d)	Battery with Serious Bodily Injury [Rule 4(c)(1)]	\$100,000
243.1	Battery on Custodial Officer	\$100,000
243.3	Battery on Transportation Personnel or Passenger	\$50,000
243.4(a)-(d) & (j)	Sexual Battery [Rule 4(c)(10)]	\$250,000
243.9(a)	Battery by Inmate on Peace Officer/Employee of Detention Facility by Gassing	\$100,000
244	Assault with Caustic Chemicals/Flammable Substance [Rule 4(c)(1)]	\$50,000
244.5(b)	Assault with Stun Gun/Other Less Lethal Weapon	\$50,000
244.5(c)	Assault with Stun Gun/Other Less Lethal Weapon on Peace Officer/Firefighter	\$100,000
245(a)(1)	Assault with Deadly Weapon (Not Firearm) [Rule 4(c)(1)]	\$100,000
245(a)(2)	Assault with Firearm [Rule 4(c)(1)]	\$200,000
245(a)(3)	Assault with Machine Gun/Assault Weapon/.50 BMG Rifle [Rule 4(c)(1)]	\$1,000,000
245(a)(4)	Assault with Force Likely to Produce GBI	\$100,000
245(b)	Assault with Semiautomatic Firearm [Rule 4(c)(1)]	\$500,000

(Modified 04.23.2020)

<b>PENAL Code (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
245(c)	Assault with Deadly Weapon Other Than Firearm or Force Likely to Produce GBI Upon Peace Officer or Firefighter [Rule 4(c)(1)]	\$200,000
245(d)(1)	Assault with Firearm on Peace Officer or Firefighter [Rule 4(c)(1)]	\$1,000,000
245(d)(2)	Assault with Semiautomatic Firearm on Peace Officer or Firefighter [Rule 4(c)(1)]	\$1,000,000
245(d)(3)	Assault with Machine Gun/Assault Weapon/.50 BMG Rifle on Peace Officer/Firefighter [Rule 4(c)(1)]	\$1,000,000
[245.2]	[Assault with Deadly Weapon/Mean Likely to Produce GBI on Public Transit Employee [Rule 4(c)(1)]]	[\$25,000]
245.3	Assault with Deadly Weapon/Mean Likely to Produce GBI on Custodial Officer [Rule 4(c)(1)]	\$200,000
245.5(a)	Assault with Deadly Weapon (Not Firearm)/ Means Likely to Produce GBI on School Employee [Rule 4(c)(1)]	\$100,000
245.5(b)	Assault with Firearm on School Employee [Rule 4(c)(1)]	\$200,000
245.5(c)	Assault with Stun Gun/Taser on School Employee	\$100,000
245.6(d)	Hazing Resulting in Death or Serious Bodily Injury	\$200,000
246	Shooting at Inhabited Dwelling, Building, Occupied Motor Vehicle [Rule 4(c)(1)]	\$250,000
246.3(a)	Willful Discharge of Firearm in Grossly Negligent Manner [Rule 4(c)(1)]	\$50,000
247(a)-(b)	Shooting at Unoccupied Aircraft/ Motor Vehicle/Building/Dwelling [Rule 4(c)(1)]	\$50,000
247.5	Discharge Laser at Occupied Aircraft	\$250,000
261	Rape [Rule 4(c)(10)]	\$500,000
261.5(c)	Unlawful Sexual Intercourse (Arrestee/Defendant 18 or Older & Minor/Victim more than 3 years younger)	\$50,000
261.5(d)	Unlawful Sexual Intercourse (Arrestee/Defendant 21 or Older & Minor/Victim under 16)	\$75,000
262	Spousal Rape [Rule 4(c)(1) & (c)(5)]	\$500,000
264.1	Rape in Concert with Force/Violence [Rule 4(c)(10)]	\$1,000,000
266	Entice Minor for Purpose of Prostitution [Rule 4(c)(10)]	\$150,000
266a	Abduction or Procurement by Fraudulent Inducement for Prostitution	\$100,000
266b	Abduction by Force, Menace or Duress to Live-in Illicit Relationship	\$100,000
266c	Inducement of Unlawful Sexual Intercourse, Penetration, Oral Copulation or Sodomy by False Representation/Fear [Rule 4(c)(10)]	\$150,000
266d	Receiving Money for Placing Person for Purposes of Cohabitation	\$75,000
266e	Purchase Person for Prostitution	\$100,000
266f	Sale of Person for Immoral Purposes	\$100,000
266h(a)	Pimping	\$150,000
[266h(b)]	[Pimping Prostitute Under 16 years of age] [Rule 4(c)(10)]	[\$40,000]
266i(a)	Pandering	\$50,000
266i(b)	Pandering of Minor [Rule 4(c)(10)]	\$100,000
[266j]	[Transport Minor Under 16 years of age for Lewd/Lascivious Behavior [Rule 4(c)(10)]]	[\$40,000]
267	Abduction of Minor for Prostitution [Rule 4(c)(10)]	\$1,000,000
269(a)(1) to (5)	Aggravated Sexual Assault of Minor, <i>et al.</i> [Rule 4(c)(10)]	\$1,000,000
270	Failure to Support	\$10,000

(Modified 04.23.2020)

PENAL Code (Felonies)		
Code Section	Description	Bail
273a(a)	Willful Cruelty to Child: Possible Injury/Death	\$150,000
273ab	Custody/Care: Assault on Child Under 8 Resulting in Death/Coma/Paralysis [Rule 4(c)(1)]	NO BAIL
273d(a)	Corporal Punishment or Injury of Child	\$150,000
273.5(a)	Corporal Injury of Current or Former Spouse, Co-Habitant, or Mother/Father of Child [Rule 4(c)(6)]	\$50,000
>273.5(f)(1)-(2)	Domestic Violence: Prior Conviction [Rule 4(c)(6) & (e)(1)]	+\$100,000
273.6(d)	Domestic Violence: Violation of Protective Order with Prior Conviction. <b>NOTE:</b> Per Rule 4(c)(7), bail shall be set > \$0 if the detained person made threats to kill or harm, had engaged in violence against, or has gone to the residence or workplace of the protected party. The determination of these facts shall be made by a magistrate or other judicial officer, not the arresting agency.	\$25,000
278	Child Stealing: Detaining/Concealing Child from Lawful Custodian	\$100,000
278.5	Child Stealing: Depriving Lawful Custodian of Child Custody	\$50,000
281	Bigamy	\$25,000
285	Incest [Rule 4(c)(10)]	\$50,000
286	Sodomy [Rule 4(c)(1) & (10)]	\$500,000
[287(b)]	[Oral Copulation with Minor [Rule 4(c)(10)]]	[\$500,000]
[287(c)]	[Oral Copulation with Minor/Force/Threat [Rule 4(c)(1) & (10)]]	[\$500,000]
[287(d)]	[Oral Copulation with Minor/In Concert [Rule 4(c)(1) & (10)]]	[\$500,000]
[287(e)]	[Oral Copulation in Jail/Prison [Rule 4(c)(10)]]	[\$500,000]
[287(f)]	[Oral Copulation of Unconscious Victim [Rule 4(c)(10)]]	[\$500,000]
[287(g)]	[Oral Copulation of Incompetent Victim [Rule 4(c)(10)]]	[\$500,000]
[287(h)]	[Oral Copulation Confined in a State Hospital [Rule 4(c)(10)]]	[\$500,000]
[287(i)]	[Oral Copulation of an Intoxicated Victim [Rule 4(c)(10)]]	[\$500,000]
[287(j)]	[Oral Copulation of Under False Belief Defendant is Known to Victim [Rule 4(c)(10)]]	[\$500,000]
[287(k)]	[Oral Copulation by Threat of Arrest/Deportation [Rule 4(c)(10)]]	[\$500,000]
288	Lewd/Lascivious Act Upon Child/Dependent Adult [Rule 4(c)(10)]	\$500,000
<288a>	Oral Copulation <Renumbered as PC 287 effective 1/1/19 and same bail amount imposed> [Rule 4(c)(10)]	\$500,000
288.2(a)(1)	Distribute/Exhibit Harmful Matter to Minor [Rule 4(c)(10) – <b>Felony Only</b> ]	\$150,000
288.2(a)(2)	Distribute/Exhibit Harmful Matter to Minor Not Depicting Minor(s) Engaged in Sexual Conduct [Rule 4(c)(10) – <b>Felony Only</b> ]	\$100,000
288.3(a)	Contact/Attempt to Contact Minor with Intent to Kidnap/Commit Sex Offense [Rule 4(c)(10)]	\$250,000
288.4(a)(2)	Arranging Meeting with Minor for Lewd/ Lascivious Purpose with Specified Prior [Rule 4(c)(10)]	\$250,000
288.4(b)	Arranging and Going to Meeting with Minor for Lewd and Lascivious Purpose [Rule 4(c)(10)]	\$250,000
288.5(a)	Continuous Sexual Abuse of Child Under 14 [Rule 4(c)(10)]	\$1,000,000
288.7(a)	Sexual Intercourse/Sodomy with Child 10 Years or Younger [Rule 4(c)(10)]	\$1,000,000
288.7(b)	Oral Copulation/Sexual Penetration with Child 10 Years or Younger [Rule 4(c)(10)]	\$1,000,000

<b>PENAL Code (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
289	Sexual Penetration by Force/Violence/Duress/Menace/Fear/ etc. [Rule 4(c)(10)]	\$500,000
289.6(a)(2)	Engaging in Sexual Activity with Confined Adult	\$50,000
290(b)	Sex Offender: Failure to Register	\$100,000
290.011(a)	Sex Offender: Failure to Register as Transient	\$100,000
290.012	Sex Offender: Failure to Update Registration Annually/Other Required Times	\$100,000
290.013(a)	Sex Offender: Failure to Report New Address/Transient Location in Person within 5 Days	\$100,000
290.013(b)	Sex Offender: Failure to Report Moving & New Address in Writing within 5 Days	\$100,000
290.015	Sex Offender: Failure to Register After Release from Custody	\$100,000
311.1(a)	Possess/Distribution/Sale Matter Depicting Minor Engaging in/Simulating Sexual Conduct [Rule 4(c)(10)]	\$250,000
311.2(b)-(d)	Possess/Distribute/etc. Obscene Matter Depicting Minor [Rule 4(c)(10)]	\$250,000
311.3(a)	Sexually Exploitation of Child/Matter Depicting Sexual Conduct of Minor [Rule 4(c)(10)]	\$500,000
311.4(b)-(c)	Use/Employment/etc. of Minor to Pose/Perform/etc. Sexual Conduct [Rule 4(c)(10)]	\$500,000
[311.10]	[Distributing Obscene Matter Depicting a Person Under 18 years of age [Rule 4(c)(10)]]	[\$20,000]
311.11(a)	Possess/etc. Matter Depicting Minor Engaging in/Simulating Sexual Conduct [Rule 4(c)(10)]	\$200,000
311.11(b)-(c)	Possess/etc. Matter Depicting Minor Engaging/etc. Sexual Conduct with Prior/High Volume of Images/Depicting Sadism or Masochism [Rule 4(c)(10)]	\$500,000
314	Indecent Exposure [Rule 4(c)(10)]	\$200,000
327	Endless Chain Schemes	\$25,000
337a	Bookmaking/Pool Selling; Facilitating Bookmaking/Wagering; etc.	\$25,000
337f(a)(1)	Administering Drugs, Stimulation, etc. to Race Horses	\$25,000
337f(a)(2)	Entry of Drugged, etc. Race Horses in Race	\$25,000
347(a)(1)	Mingling Poison/Harmful Substance with Food, etc.	\$1,000,000
350(a)(2)	Manufacture/Sell/Possess for Sale Counterfeit of Registered Mark	\$10,000
368(b)(1)	Cause/Permit Pain/Suffering to Elder/Dependent Adult	\$100,000
>368(b)(2)	Cause/Permit Pain/Suffering to Elder/Dependent Adult Resulting in GBI	+\$250,000
>368(b)(3)	Cause/Permit Pain/Suffering to Elder/Dependent Adult Resulting in Death	+1,000,000
368(d)	Theft/etc. From Elder/Dependent Adult	\$75,000
368(e)	Theft/etc. From Elder/ Dependent Adult by Caretaker	\$50,000
368(f)	False Imprisonment of Elder/Dependent Adult by Violence/Menace/Fraud/etc.	\$50,000
399(a)	Allowing Vicious Animal at Large Causing Death	\$100,000
399.5	Dog Trained to Fight/Attack/Kill Causing Injury to Human	\$25,000
401	Aiding/Advising/Encouraging Suicide	\$10,000
405a	Taking Person from Lawful Custody by Riot	\$100,000
417(c)	Brandishing Firearm in Threatening Manner in Presence of Peace Officer [Rule 4(c)(1)]	\$50,000
417.3	Brandishing Firearm in Threatening Manner at/to Motor Vehicle Occupant [Rule 4(c)(1)]	\$50,000

(Modified 04.23.2020)

<b>PENAL Code (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
417.8	Brandishing Firearm/Deadly Weapon at Peace Officer to Resist Arrest/Detention [Rule 4(c)(1)]	\$100,000
422(a)	Criminal Threats [Rule 4(c)(8) – <b>Felony Only</b> ]	\$50,000
422.7	Hate Crime	\$100,000
424(a)	Embezzlement: Misappropriation of Public Funds by Public Officer	\$50,000
451(a)	Arson: Causing Great Bodily Injury [Rule 4(c)(1)]	\$1,000,000
451(b)	Arson: Inhabited Structure or Property [Rule 4(c)(1)]	\$250,000
451(c)	Arson: Structure or Forest Land [Rule 4(c)(1)]	\$100,000
451(d)	Arson: Other Property [Rule 4(c)(1)]	\$50,000
>451.1(a)	Special Allegation: Specified Aggravating Factors for PC §451 Arson – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$250,000
451.5(a)	Aggravated Arson [Rule 4(c)(1)]	\$500,000
452(a)	Arson: Causing GBI [Rule 4(c)(1)]	\$100,000
452(b)-(c)	Arson: Causing Arson to Structure or Forrest Land	\$100,000
>452.1(a)	Special Allegation: Specified Aggravating Factors for PC §452 Arson – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$250,000
453(a)	Possession/etc. of Explosive/Combustible Matter with Intent to Commit Arson	\$50,000
454[(a)]	Arson During State of Emergency/Insurrection	\$500,000
454[(b)]	Arson During State of Emergency/Insurrection [by Violating PC 451(a)-(c)] [Rule 4(c)(1)]	\$500,000
455	Attempted Arson [Rule 4(c)(1)]	Same as Substantive Offense
459 (1st°)	Burglary: Residential/Inhabited Dwelling/etc. (460(a)) [Rule 4(c)(1)]	\$100,000
459 (1st°)	Burglary: Residential/Inhabited Dwelling/etc. (460(a)) – Person Present [Rule 4(c)(1)]	\$150,000
459 (2nd°)	Burglary: All Others/Second Degree (460(b))	\$25,000
[463]	[Looting [Rule 4(c)(12) - <b>Felony Only</b> ]]	[\$15,000]
464	Burglary of Secured Place by Use of Explosives/etc.	\$100,000
470(a)-(d)	Forgery: By Signature/Seal/Instrument/Item/etc.	\$25,000
471	Forgery: By False or Altered Entries in Books, Records, Instruments, etc.	\$25,000
472	Forgery: State/Court/Corporate/Government/Private Seal Recognized by Law	\$25,000
474	Forgery: False Telegraph/Telephone Message	\$25,000
475	Forgery: Possessing/Receiving/Uttering Forged Papers	\$25,000
476	Forgery: Making/Passing/Possessing Fictitious Bill, Note, or Check	\$25,000
476a	Make/Pass Insufficient Funds Check/Draft/etc.	\$25,000
477	Counterfeiting: Gold/Silver with Intent to Defraud	\$25,000
479	Counterfeiting: Possessing/Receiving Counterfeit Gold/Silver Coin, etc.	\$25,000
480	Counterfeiting: Making/Possessing Dye/Apparatus for Counterfeiting	\$25,000
483.5(a)	Manufacturing/Selling/Offering/Furnishing Deceptive Identification Document	\$10,000
484 – 485	Theft *Or the Amount/Value of Theft, Whichever is Greater	\$25,000*

(Modified 04.23.2020)



PENAL Code (Felonies)		
Code Section	Description	Bail
487 (a)-(d)(1)	Grand Theft: Money/Labor/Property *Or the Amount/Value of Theft, Whichever is Greater	\$25,000*
487(d)(2)	Grand Theft – Firearm [Rule 4(c)(1)]	\$50,000
487a - 487b, 487d - 487e, & 487g-487j	Theft *Or the Amount/Value of Theft, Whichever is Greater	\$25,000*
496(a)	Receiving Stolen Property	\$25,000
496(d)	Attempting to Receive Stolen Property	\$10,000
496d(a)	Receiving Stolen Property, Motor Vehicle	\$25,000
497	Transporting Into State/Receiving Stolen/Embezzled Property	\$25,000
498(d)	Theft of Utility Services *Or Value of Utility Services, Whichever Is Greater	\$25,000*
502	Computer Fraud	\$25,000
502.7(a)(1)	Obtaining Telephone/Telegraph Service by Fraud	\$25,000
502.8(c), (e)&(f)	Unlawful Possession/Use of Telecommunications Equipment	\$25,000
503	Embezzlement * Or the Amount/Value Embezzled, Whichever is Greater	\$50,000*
504	Embezzlement: Misappropriation by Public Officer	\$50,000
518-520	Extortion [Rule 4(c)(1) – <b>Only if</b> it the Extortion constitutes a <b>felony</b> violation of <b>PC 186.22</b> ] * Or the Amount/Value Extorted, Whichever is Greater	\$100,000*
523	Extortion: By Written Threat/Ransomware	\$100,000
524	Attempted Extortion	\$100,000
529(a)(1)-(3)	Falsely Personate to Post Bail/Surety/Record Document/Make Other Liable	\$25,000
530.5(a)	Identity Theft: Unlawful Use of Personal ID Info., etc.	\$25,000
530.5(c)(2)	Identity Theft: Previous Conviction	\$50,000
530.5(c)(3)	Identity Theft: 10 or More Victims	\$100,000
530.5(d)(1)-(2)	Identity Theft: Sells, Transfers, Conveys, etc.	\$50,000
532(a)	False Pretenses: Obtaining Money, Labor, or Property	\$25,000
532a(1)-(3)	False Financial Statement Using Fictitious Information	\$50,000
548	Defrauding Insurer *Or Amount Stolen Up to \$50,000, whichever Is Greater	\$25,000*
550(a)(1)-(5)	Insurance Fraud	\$50,000
550(b)(1)-(4)	Knowingly Assist/Conspire to Present False Claim/Mislead Insurer	\$50,000
587(a)	Removing/Displacing/Injuring/Destroying Railroad	\$25,000
587(b)	Place Obstruction on Railroad Rail/Track	\$25,000
588a	Highways: Throwing/Depositing Substance with Intent to Cause GBI	\$250,000
591	Removing/Cutting Telegraph/Telephone Cable or Electrical Line	\$25,000
594(b)(1)	Vandalism: Over \$400 Damage	\$25,000
594.3	Vandalism: Church, Synagogue, Mosque or Temple Vandalism	\$50,000
594.35	Vandalism: Cemetery	\$25,000
597	Cruelty to Animals	\$25,000
597.5(a)	Fighting Dogs	\$25,000
626.9(b)	Possession of Firearm Near School	\$100,000

PENAL Code (Felonies)		
Code Section	Description	Bail
626.9(d)	Possession of Firearm Near School; Reckless/Attempted Discharge	\$250,000
626.95(a)	Violate PC 417, 25400 or 25850 on Private or Public Youth Center	\$100,000
632(a)	Eavesdropping on Confidential Communications by Electronic Means	\$50,000
641.3(a)	Commercial Bribery	\$50,000
646.9(a)	Stalking [Rule 4(c)(9)]	\$150,000
646.9(b)	Stalking: Temporary Restraining Order/Injunction/Other Court Order in Effect [Rule 4(c)(9)]	\$200,000
646.9(c)	Stalking: After Prior Felony Conviction for Domestic Violence/Stalking [Rule 4(c)(9)]	\$500,000
646.9(c)(1)	Stalking: After Felony Domestic Violence Conviction [Rule 4(c)(9)]	\$500,000
646.9(c)(2)	Stalking: After Prior Felony Stalking Conviction [Rule 4(c)(9)]	\$500,000
647.6(b)	Annoy/Molest Child After Illegal Entry of Inhabited Building/etc. [Rule 4(c)(10)]	\$250,000
647.6(c)(1)	Annoy/Molest Child Under 18: Second or Subsequent Offense [Rule 4(c)(10)]	\$500,000
647.6(c)(2)	Annoy/Molest Child After Specified Prior Convictions [Rule 4(c)(10)]	\$1,000,000
648	Make/Issue/Circulate Unauthorized Paper Money with Prior Conviction	\$100,000
653f(a)	Soliciting Commission of Specified Felonies	Same as Substantive Offense
[653f(c)]	[Solicitation to Commit a Sex Crime by Force [Rule 4(c)(10)]]	[\$20,000]
653j(a)	Solicit Minor to Commit a Felony	\$25,000
653w(a)	Fail to Disclose Origin of Recording or Audiovisual Work	\$25,000
664	Attempt to Commit Any Crime *Unless Designated Otherwise in This Schedule <b>NOTE:</b> Per Rule 4(c)(1) bail may be imposed for any serious felony listed in PC 1192.7(c). Per PC1192.7(c)(39), any attempt to commit an offense listed in PC1197.2(c), <b>other than</b> an ASSAULT, is a serious felony.	Same as Substantive Offense*
666(a)-(b)	Petty Theft with Prior Conviction	\$25,000
666.5(a)	Vehicle Theft with Specified Prior Conviction	\$25,000
>667(e)(1)/ 1170.12(c)(1)	One Prior Strike* Conviction *As Defined in Penal Code sections 1170.12(b)/667(d) <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+2x Bail
>667(e)(2)/ 1170.12(c)(2)	Two or More Prior Strike* Convictions *As Defined in Penal Code sections 1170.12(b)/667(d) <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+3x Bail
>667.5(a)	Prior Prison Term: For Violent Felony - <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$30,000
>667.5(b)	Prior Prison Term: For Non-Violent Felony - <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$25,000
>667.5(c)(21)	Special Allegation: Burglary of Occupied Dwelling [Rule 4(c)(1)]	+\$50,000
>667.51[(a)]	Lewd Acts with Child Under 14 (Add for Each Qualifying Prison Prior) - <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$15,000

PENAL Code (Felonies)		
Code Section	Description	Bail
[>667.51(c)]	[Lewd Acts with Child Under 14 with 2 or more priors convictions for specified sex offenses (Add for Each Qualifying Prison Prior)] [Rule 4(c)(1)]	[+\$15,000]
>667.6(a)	Sex Conviction with Prior Sex Conviction (Add for each Qualifying Prison Prior) <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$30,000
>667.6(b)	Sex Conviction with Two or More Prior Sex Convictions - <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$250,000
>667.61(a)	Special Allegation: Sex Crimes: Aggravated Circumstances [Rule 4(c)(1)]	+NO BAIL
>667.61(b)	Special Allegation: Sex Crimes: Enhancement [Rule 4(c)(1)]	+NO BAIL
>667.61(d)(1)–(e)(7)	Special Allegation: Sex Crimes: Serious Sex Offense Enhancement [Rule 4(c)(1)]	+\$750,000
>667.61(j)(1)	Special Allegations: Sex Crimes – Victim Under 14 [Rule 4(c)(1)]	+NO BAIL
>667.61(j)(2)	Special Allegations: Sex Crimes – Victim Under 14 [Rule 4(c)(1)]	+\$750,000
>667.61(l)	Special Allegations: Sex Crimes – Victim 14 to 17 [Rule 4(c)(1)]	+NO BAIL
>667.61(m)	Special Allegations: Sex Crimes – Victim 14 to17 [Rule 4(c)(1)]	+\$750,000
>667.7(a)(1)	Habitual Offender: Life with Possibility of Parole [Rule 4(c)(1)]	+\$750,000
>667.7(a)(2)	Habitual Offender: Life without Possibility of Parole [Rule 4(c)(1)]	+NO BAIL
>667.8(a)	Kidnapping to Commit Sex Offense – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$500,000
>667.8(b)	Kidnapping for Sex: Victim Under 14 – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$1,000,000
>667.85	Kidnapping with Intent to Deprive Guardian of Custody – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$25,000
>667.9(a)	Crimes Against Victim 65 or Older/Under 14/Disabled – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$50,000
836.6(c)	Escape/Attempted Escape by Force/Violence Proximately Causing SBI	\$250,000
>1170.12(c)(1)/667(e)(1)	One Prior Strike* Conviction *As Defined in Penal Code sections 1170.12(b)/667(d) <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+2x Bail
>1170.12(c)(2)/667(e)(2)	Two or More Prior Strike* Convictions *As Defined in Penal Code sections 1170.12(b)/667(d) <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+3x Bail
>1192.7(c)	Serious Felony: Enhancement [Rule 4(c)(1)]	+\$50,000
1203.2	Probation Violation/Probable Cause Arrest	NO BAIL
1320(b)	Failure to Appear on Felony Charges	\$25,000
1551	Complaint Against Fugitive – <b>NOTE:</b> the amount of bail, if any is to be imposed, shall be determined by a magistrate or other judicial officer based on the nature of the underlying offense .	NO BAIL
1552.1	Fugitive from Another State – <b>NOTE:</b> the amount of bail, if any is to be imposed, shall be determined by a magistrate or other judicial officer based on the nature of the underlying offense .	NO BAIL
4500	Assault by Prisoner with Deadly Weapon [Rule 4(c)(1)]	\$100,000

PENAL Code (Felonies)		
Code Section	Description	Bail
4501	Assault with Deadly Weapon by Prison Inmate [Rule 4(c)(1)]	\$100,000
4501.1	Aggravated Battery by Gassing	\$150,000
4501.5	Battery on Non-Inmate by Prison Inmate	\$100,000
4502	Possession/Manufacture of Deadly/Dangerous Weapon by Prisoner	\$25,000
4503	Holding of Hostages by Prisoner [Rule 4(c)(1)]	\$1,000,000
4530(a)/(b)	Prison Escape/Attempted Escape	NO BAIL
4532(a)(1)/(2)	Escape/Attempted Escape by Accused Misdemeanant, Inebriate, or Person on Work Furlough from Jail/Industrial Farm/etc.	NO BAIL
4532(b)(1)/(2)	Escape/Attempted Escape by Accused Felon from Jail/Industrial Farm/etc.	NO BAIL
4573	Bring Controlled Substance/etc. into Prison	\$25,000
4573.5	Bring Alcohol or Drugs Other Than Controlled Substance into Prison/etc.	\$15,000
4574	Smuggling Weapon into Jail/Prison	\$50,000
11411(c)	Terrorize Owner/Occupant of Real Property on Two or More Occasions by Placing/Displaying Sign, Mark, Symbol, Emblem, or Other Physical Impression	\$25,000
11411(d)	Terrorize Owner/Occupant of Real Property by Burning Cross/Religious Symbol	\$25,000
11418(a)(1)	Possession of Weapon of Mass Destruction	\$1,000,000
11418(a)(2)	Possession of Weapon of Mass Destruction with Prior	\$2,000,000
[11418(b)(1)-(2)]	[Use of Weapon of Mass Destruction Causing Injury/Death [Rule 4(c)(1)]]	[NO BAIL]
[11418(b)(3)-(4)]	[Use of Weapon of Mass Destruction Causing Harm to Food/Water/Animals [Rule 4(c)(1)]]	[\$65,000]
>12021.5	Special Allegation: Carrying Firearm During Commission of Street Gang Crime – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$50,000
>12022(a)	Armed with Firearm – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$50,000
>12022(b)	Personal Use of Deadly or Dangerous Weapon [Rule 4(c)(1)]	+\$30,000
>12022(c)	Armed while Committing Drug Offense	+\$20,000
>12022.1(b)	Felony Committed while on Felony Bail or Own Recognizance – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$25,000
>12022.1(f)	Felony Committed while on Felony Probation – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$25,000
>12022.2(a)	Felony Committed/Attempted while armed with Firearm and Armor Piercing Ammunition – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$35,000
>12022.2(b)	Violent Felony Committed/Attempted while Wearing Body Armor – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$50,000
>12022.3(a)	Use of Firearm: Sex Case [Rule 4(c)(1)]	+\$50,000
>12022.3(b)	Armed with Firearm: Sex Case – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$25,000
>12022.5(a)	Personal Use of Firearm [Rule 4(c)(1)]	+\$50,000

<b>PENAL Code (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
>12022.5(b)	Personal Use of Assault Weapon during Commission/Attempted Commission of Felony [Rule 4(c)(1)]	+\$100,000
>12022.5(d)	Personal and Intentional Discharge of Firearm from Vehicle Causing GBI or Death—Specified Felonies – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$100,000
>12022.53(b)	Personal Use of Firearm Committing Specified Felony [Rule 4(c)(1)]	+\$50,000
>12022.53(c)	Personal Use and Discharge of Firearm in Specified Felony [Rule 4(c)(1)]	+\$250,000
>12022.53(d)	Personal Use and Discharge of Firearm Causing GBI in Specified Felony [Rule 4(c)(1)]	+\$1,000,000
>12022.53(e)(1)	Principal's Discharge of Firearm – Gang – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$250,000
>12022.55	Discharging Firearm from Vehicle [Rule 4(c)(1)]	+\$100,000
>12022.7(a)	Infliction of Great Bodily Injury [Rule 4(c)(1)]	+\$50,000
>12022.7(b)	GBI: Brain Injury/Paralysis [Rule 4(c)(1)]	+\$1,000,000
>12022.7(c)	GBI: Victim 70 or Older [Rule 4(c)(1)]	+\$250,000
>12022.7(d)	GBI: Child Under Age 5 [Rule 4(c)(1)]	+\$250,000
>12022.7(e)	GBI: Domestic Violence [Rule 4(c)(1)]	+\$100,000
>12022.75	Administer Drug Against Victim's Will	+\$30,000
>12022.8	GBI: In Connection with Certain Sex Offenses [Rule 4(c)(1)]	+\$250,000
>12022.85	Special Allegation: Sex Crime with AIDS – <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$250,000
>12022.9	GBI: Causing Termination of Pregnancy [Rule 4(c)(1)]	+\$1,000,000
18710	Possession of Destructive Devices	\$500,000
18715(a)(1)-(5)	Possession of Destructive Device or Explosive in Public Place	\$1,000,000
18720	Possession without Permit of Materials to Make Destructive Device or Explosive	\$2,000,000
18725	Carrying or Placing Destructive Device or Explosive on Passenger Aircraft, Vessel, or Vehicle	\$3,000,000
18735	Selling/Possessing/Transporting Fixed Ammunition Greater Than .60 Caliber	\$250,000
18740	Possessing/Exploding/Igniting Destructive Device/Explosive with Intent to Injure, Intimidate, or Terrorize [Rule 4(c)(1)]	\$5,000,000
18745	Igniting or Exploding Destructive Device/Explosive with Intent to Commit Murder [Rule 4(c)(1)]	NO BAIL
18750	Exploding/Igniting Destructive Device/Explosive Causing Bodily Injury [Rule 4(c)(1)]	\$3,000,000
18755(a)	Exploding/Igniting Destructive Device/Explosive Causing Death [Rule 4(c)(1)]	NO BAIL
18755(b)	Exploding/Igniting Destructive Device/Explosive Causing Mayhem or Great Bodily Injury [Rule 4(c)(1)]	\$5,000,000
19100	Carrying Concealed Explosive Substance	\$50,000
19200(a)	Manufacture/Sale/Possess Metal Military Practice/Replica Hand Grenade	\$100,000
20310	Manufacture/Import/Sale/Supply/Possess Air Gauge Knife	\$20,000
20410	Manufacture/Import/Sale/Supply/Possess Belt Buckle Knife	\$20,000
20510	Manufacture/Import/Sale/Supply/Possess Cane Sword	\$20,000
20610	Manufacture/Import/Sale/Supply/Possess Lipstick Case Knife	\$20,000
20710	Manufacture/Import/Sale/Supply/Possess Shobi-zue	\$20,000

(Modified 04.23.2020)

<b>PENAL Code (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
20910	Manufacture/Import/Sale/Supply/Possess Writing Pen Knife	\$20,000
21110	Manufacture/Import/Sale/Supply/Possess Ballistic Knife	\$20,000
21310	Carrying Concealed Dirk or Dagger	\$20,000
21810	Manufacture/Import/Sale/Supply/Possess Metal Knuckles	\$20,000
22010	Manufacture/Import/Sale/Supply/Possess Nunchaku	\$20,000
22210	Manufacture/Import/Sale/Supply/Possess Billy, Blackjack, Sandbag, Sand Club, Sap, Slug Shot, or Leaded Cane	\$20,000
22410	Manufacture/Import/Sale/Supply/Possess Shuriken	\$20,000
22810	Purchase/Possess/Use Tear Gas	\$25,000
23900	Alter/Remove/Obliterate Firearm Identification Number/Marks without Prior Written Permission	\$10,000
24310	Manufacture/Import/Sale/Supply/Possess Camouflaging Firearm Container	\$20,000
24410	Manufacture/Import/Sale/Supply/Possess Cane Gun	\$20,000
24510	Manufacture/Import/Sale/Supply/Possess Firearm Not Immediately Recognizable as Firearm	\$20,000
24610	Manufacture/Import/Sale/Supply/Possess Undetectable Firearm	\$20,000
24710	Manufacture/Import/Sale/Supply/Possess Wallet Gun	\$20,000
25300	Carrying Firearm In Public Place while Masked to Hide Identity	\$50,000
25400	Carrying Concealed Firearm	\$50,000
25850	Carrying Loaded Firearm	\$50,000
26100(b)-(c)	Driver Discharging/Permitting Discharge of Firearm from Vehicle [Rule 4(c)(1)]	\$150,000
28210(b)	Providing False Information on Register Used for Firearm Purchase	\$20,000
28215(b)	Providing False Information for Electronic/Telephonic Transfer of Purchaser Information	\$20,000
29800	Possession of Firearm by Felon/Addict/Other Prohibited Person [Rule 4(c)(13)]	\$50,000
29805	Possession, etc., of Firearm by Person with Specified Prior Conviction	\$50,000
29825(a)	Purchasing/Receiving Firearm when Protective/Restraining Order in Effect	\$50,000
30210	Manufacture/Import/Sell/Supply/Possess Ammunition Containing Flechette Dart or Bullet Containing/Carrying Explosive Agent	\$50,000
30305(a)	Possession of Ammunition by Prohibited Persons	\$50,000
30315	Possession of Metal or Armor Piercing Ammunition	\$50,000
30600(a)	Manufacture/Distribute/Transport/Import/Sale/Gift/Loan of Assault Weapon or .50 BMG Rifle	\$50,000
30605	Possession of Assault Weapon	\$50,000
31500	Manufacture/Import/Sell/Supply/Possess Unconventional Pistol	\$50,000
32310	Manufacture/Import/Sell/Supply/Possess Large Capacity Magazine	\$50,000
32625	Unauthorized Possession/Transportation of Machine Gun	\$50,000
32900	Manufacture/Import/Sell/Supply/Possess Multi-burst Trigger Activator	\$50,000
33215	Manufacture/Import/Sell/Supply/Possess Short- Barreled Rifle or Short-Barreled Shotgun	\$50,000
33600	Manufacture/Import/Sell/Supply/Possess Zip Gun	\$50,000

## VEHICLE CODE

<b>VEHILCE CODE (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
2800.2(a)	Evading Peace Officer: Reckless Driving	\$100,000
2800.3(a)	Evading Peace Officer: Causing Serious Bodily Injury [Rule 4(c)(1)]	\$250,000
2800.3(b)	Evading Peace Officer: Causing Death [Rule 4(c)(1)]	\$500,000
2800.4	Evading Peace Officer: Driving Opposite Direction of Traffic	\$100,000
4463(a)	False Evidences of Registration with Intent to Defraud	\$20,000
10752	Possessing/etc. Manufacturer's Identification/Serial Number with Intent to Defraud	\$20,000
10801	Chop Shop Operation	\$20,000
10802	Alter/etc. Vehicle Identification Number for Sale/etc.	\$20,000
10851	Taking or Driving Vehicle without Consent	\$20,000
20001(b)(1)	Hit and Run Resulting in Injury	\$250,000
20001(b)(2)	Hit and Run Resulting in Serious Bodily Injury or Death	\$500,000
21651(c)	Driving Wrong Way on Divided Highway Causing Injury or Death	\$50,000
23105(a)	Reckless Driving Causing Specified Injury [Rule 4(c)(1)]	\$100,000
23109(f)(3)	Speed Contest Causing Serious Bodily Injury with Prior	\$100,000
23109.1(a)	Speed Contest Causing Specified Injury	\$100,000
23110(b)	Throwing Substance or Missile at Vehicle with Intent to Do GBI	\$250,000
23152/23550 or 23550.5	Driving Under Influence of Alcohol or Drugs/etc. with Specified Priors [Rule 4(c)(11)]	\$100,000
23153	Driving Under the Influence of Alcohol/Drugs Causing Bodily Injury *For Each Misdemeanor Prior, Add \$20,000.00 [Rule 4(c)(11)]	\$500,000*
>23558	Causing Injury to Multiple Victims [Rule 4(c)(11)] - <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$250,000
>23560	Second Conviction Within Ten Years (23153) [Rule 4(c)(11)] - <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$75,000
>23566(a)	Third Or Subsequent Conviction Within Ten Years [Rule 4(c)(11)] - <b>NOTE:</b> Rule 4(f)(2) authorizes the imposition of bail for enhancements on offenses with bail > \$0.	+\$100,000

## HEALTH & SAFETY CODE

<b>HEALTH &amp; SAFETY CODE (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
11350*	Illegal Possession of Certain Specific or Classified Controlled Substances *with Prior Conviction	\$15,000
11351	Possession/Purchase for Sale of Certain Specific or Classified Controlled Substances	\$50,000
11351.5	Possession/Purchase for Sale of Cocaine Base	\$50,000
11352	Transport/Sell Narcotic Controlled Substance	\$50,000

(Modified 04.23.2020)

**HEALTH & SAFETY CODE  
(Felonies)**

<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
>11352.5	Possession for Sale of Heroin: 14.25 g or Less	+\$50,000
11353	Person 18 or Older Using Minor in Sale/Transportation or Giving to a Minor Specified/Classified Controlled Substances [Rule 4(c)(1)]	\$100,000
11353.5	Adult Preparing to Sell Drugs or Narcotics to Minor on School Grounds/Other Specified Locations [Rule 4(c)(1)]	\$100,000
11354	Person Under 18 Using Minor in Sale/Transportation or Giving to a Minor Specified/Classified Controlled Substances: 1 lb. or Under	\$50,000
	Over 1 lb. to 3 lb.	\$100,000
	Over 3 lb. to 10 lb.	\$500,000
	Over 10 lb. to 25 lb.	\$1,000,000
	Over 25 lb. to 100 lb.	\$5,000,000
	Over 100 lb.	\$5,000,000
11355	Selling/Furnishing Substance Falsely Represented to be Specified/Classified Controlled Substance	\$10,000
11358(d)	Marijuana: Planting/Harvesting/Processing: More Than 6 Plants with Prior Conviction	\$25,000
11359(c)	Marijuana: Possession for Sale with Prior Conviction	\$50,000
11359(d)	Marijuana: Employing Individual Under 21 to Sell	\$50,000
11360(a)(3)	Marijuana: Transporting/Selling/Furnishing with Prior Conviction	\$50,000
11361(a)	Marijuana: Person 18 or Older Using Minor to Sale/Transport or Giving to Minor: 10 lb. or Under	\$100,000
	Over 10 lb. to 25 lb.	\$150,000
	Over 25 lb.	\$200,000
11362.3(a)(6)	Manufacture Concentrated Cannabis Using Volatile Solvent	\$50,000
11363	Peyote: Cultivating, Processing	\$20,000
11366	Maintaining Place for Unlawfully Selling/Giving/Using Specified Controlled Substances	\$25,000
11366.5(a)	Renting/Leasing/Making Available Premises for Sale of Controlled Substances	\$25,000
11366.5(b)	Allowing Location to be Fortified for Drug Sales	\$50,000
11366.5(c)	Allowing Location to be Fortified for Drug Sales with Prior Conviction	\$100,000
11368	Narcotic Drugs: Forged/Altered Prescription	\$10,000
11370.1	Possession of Controlled Substance While Armed with Firearm	\$50,000
>11370.4(a)(1)	Possessing/Purchasing for Sale: Less Than 1 kg. Heroin, Cocaine	+\$250,000
>11370.4(a)(2)	Possessing/Purchasing for Sale: Less Than 4 kg. Heroin, Cocaine	+\$500,000
>11370.4(a)(3)	Possessing/Purchasing for Sale: Less Than 10 kg. Heroin, Cocaine	+\$1,000,000
>11370.4(a)(4)	Possessing/Purchasing for Sale: Less Than 20 kg. Heroin, Cocaine	+\$2,000,000
>11370.4(a)(5)	Possessing/Purchasing for Sale: Less Than 40 kg. Heroin, Cocaine	+\$3,000,000
>11370.4(a)(6)	Possessing/Purchasing for Sale: Less Than 80 kg. Heroin, Cocaine	+\$4,000,000
>11370.4(b)(1)	Possessing/Purchasing for Sale: Less Than 1 kg. Meth., etc.	+\$250,000
>11370.4(b)(2)	Possessing/Purchasing for Sale: Less Than 4 kg. Meth., etc.	+\$500,000
>11370.4(b)(3)	Possessing/Purchasing for Sale: Less Than 10 kg. Meth., etc.	+\$1,000,000
>11370.4(b)(4)	Possessing/Purchasing for Sale: Less Than 20 kg. Meth., etc.	+\$2,000,000
11370.6(a)	Possession of Money/Instruments Over \$100,000 from Drug Sale	\$250,000
11375(b)(1)	Possession of Specified Controlled Substances for Sale	\$50,000



**HEALTH & SAFETY CODE  
(Felonies)**

<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
11377*	Possession of Specified Controlled Substances *With Prior Conviction	\$15,000
11378	Possessing Specified Controlled Substances for Sale: Under 1 lb.	\$50,000
	1 lb. to 3 lb.	\$100,000
	Over 3 lb. to 10 lb.	\$150,000
	Over 10 lb. to 25 lb.	\$200,000
	Over 25 lb.	\$250,000
11378.5	Possessing/Purchasing for Sale of PCP: 3 oz. Liquid/3 g. Powder or Less	\$50,000
	Over 3 oz. to 8 oz. Liquid/Over 3 to 8 g. Powder	\$100,000
	Over 8 oz. to 1 qt. Liquid/Over 8 g. to 2 oz. Powder	\$150,000
	Over 1 qt. to 1 gal. Liquid/Over 2 oz. to 8 oz. Powder	\$200,000
	Over 1 gal. to 3 gal. Liquid/Over 8 oz. Powder to 14 oz. Powder	\$250,000
	Over 3 gal. to 5 gal. Liquid/Over 14 oz. to 1.5 lb. Powder	\$300,000
	Over 5 gal. to 20 gal. Liquid/Over 1.5 lb. to 10 lb. Powder	\$350,000
	Over 20 gal. to 25 gal. Liquid/Over 10 lb. to 12.5 lb. Powder	\$400,000
	Over 25 gal. to 200 gal. Liquid/Over 12.5 lb. to 100 lb. Powder	\$450,000
	Over 200 gal. Liquid/Over 100 lb. Powder	\$500,000
11379(a)	Selling/Transporting/etc. Specified Controlled Substances: Under 1 lb.	\$30,000
	1 lb. to 3 lb.	\$50,000
	Over 3 lb. to 10 lb.	\$150,000
	Over 10 lb. to Under 125 lb.	\$200,000
	125 lb. or More	\$500,000
11379(b)	Transporting Controlled Substances Between Counties: Under 1 lb.	\$50,000
	1 lb. to 3 lb.	\$100,000
	Over 3 lb. to 10 lb.	\$150,000
	Over 10 lb. to Under 125 lb.	\$200,000
	125 lb. or More	\$250,000
11379.5(a)	Selling/Transporting/etc. PCP: 8 oz. or Under of Liquid/8 g. or Under of Powder	\$50,000
	Over 8 oz. to 1 qt. Liquid/Over 8 g. to 1 oz. Powder	\$100,000
	Over 1 qt. to 1 gal. Liquid/Over 1 oz. to 8 oz. Powder	\$150,000
	Over 1 gal. to 3 gal. Liquid/Over 8 oz. to 1.5 lb. Powder	\$200,000
	Over 3 gal. to 20 gal. Liquid/Over 1.5 lb. to 10 lb. Powder	\$250,000
	Over 20 gal. to 25 gal. Liquid/Over 10 lb. to 12.5 lb. Powder	\$300,000
	Over 25 gal. to 200 gal. Liquid/Over 12.5 lb. to 100 lb. Powder	\$350,000
	Over 200 gal. Liquid/Over 100 lb. Powder	\$400,000
11379.5(b)	Transporting PCP Between Counties – 8 oz. or Under/8 g. or under	\$50,000
	Over 8 oz. to 1 qt. Liquid/Over 8 g. to 1 oz. Powder	\$100,000
	Over 1 qt. to 1 gal. Liquid/Over 1 oz. to 8 oz. Powder	\$150,000
	Over 1 gal. to 3 gal. Liquid/Over 8 oz. to 1.5 lb. Powder	\$200,000
	Over 3 gal. to 20 gal. Liquid/Over 1.5 lb. to 10 lb. Powder	\$250,000
	Over 20 gal. to 25 gal. Liquid/Over 10 lb. to 12.5 lb. Powder	\$300,000
	Over 25 gal. to 200 gal. Liquid/Over 12.5 lb. to 100 lb. Powder	\$350,000
	Over 200 gal. Liquid/Over 100 lb. Powder	\$400,000

(Modified 04.23.2020)

<b>HEALTH &amp; SAFETY CODE (Felonies)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
11379.6(a)	Manufacture of Methamphetamine and Other Specified Controlled Substances: Up to 3 gal. Liquid/1 lb. Solid	\$200,000
>11379.8(a)(1)	Additional Sentence Based on Wt. /Volume: Less Than 3 gals./1 lb.	+\$250,000
>11379.8(a)(2)	Additional Sentence Based on Wt. /Volume: Less Than 10 gals./3 lb.	+\$500,000
>11379.8(a)(3)	Additional Sentence Based on Wt. /Volume: Less Than 25 gals./10 lb.	+\$1,000,000
>11379.8(a)(4)	Additional Sentence Based on Wt. /Volume: Less Than 105 gals./44 lb.	+\$1,500,000
11380	Soliciting Minor re: Controlled Substances – 2,000 Pills or Less [Rule 4(c)(1)]	\$100,000
	Over 2,000 pills to 5,000 pills	\$150,000
	Over 5,000 Pills	\$200,000
11382	Selling/Furnishing Substances Falsely Identified as Controlled Substances	\$15,000
11383(a)-(d)	Possessing Precursors with Intent to Manufacture PCP	\$100,000
11383.5(a)-(f)	Possessing Precursors with Intent to Manufacture Methamphetamine etc.	\$25,000
11383.7(a)-(f)	Possessing with Intent to Sell/Transfer/Furnish Precursors to Manufacture Methamphetamine or Analogs	\$25,000
25189.6(a)	Handling/Transporting/Disposing/Storing Hazardous Waste in Manner which Causes Unreasonable Risk of Fire/Explosion/Serious Injury/Death/etc.	\$25,000
25189.6(b)	Handling/Transporting/Disposing/Storing Hazardous Waste Causing Unreasonable Risk of Death/Eminent Danger/etc.	\$100,000

**FELONY CATCHALL FOR ALL OFFENSES AND ENHANCEMENTS  
FOR WHICH BAIL IS NOT SPECIFIED**

<b>CATCHALL FOR ALL OFFENSES AND ENHANCEMENTS FOR WHICH BAIL IS NOT SPECIFIED (FELONIES)</b>	
<b>Top Term</b>	<b>Bail</b>
TOP TERM LESS THAN 4 YEARS	\$15,000
TOP TERM 4 YEARS	\$20,000
TOP TERM 5 YEARS	\$25,000
TOP TERM 6 YEARS	\$30,000
TOP TERM 7 YEARS	\$35,000
TOP TERM 8 YEARS	\$40,000
TOP TERM 9 YEARS	\$45,000
TOP TERM 10 YEARS	\$50,000
TOP TERM 11 YEARS	\$60,000
TOP TERM 12 YEARS	\$65,000
TOP TERM 16 YEARS	\$70,000
TOP TERM LIFE	\$1,000,000

# MISDEMEANORS

## PENAL CODE

PENAL CODE (Misdemeanors)		
Code Section	Description	Bail
166[(c)(1)]	Contempt of Court: Violation of Court order/Protective Order/Stay-Away Order [Rule 4(c)(3)]	\$10,000 <del>\$30,000</del>
192(c)(2)	Vehicular Manslaughter: Without Gross Negligence without DUI <Moved from Felony Section>	\$50,000
241(b)	Assault on Parking Control Officer	\$10,000 <del>\$20,000</del>
241(c)	Assault on Peace Officer, etc.	\$10,000 <del>\$25,000</del>
243(b)-(c)(2)	Battery on Peace Officer, etc.	\$10,000 <del>\$30,000</del>
[243(e)(1)]	[Battery on Current/Former Spouse, Cohabitant, Parent of Common Child, etc. [Rule 4(c)(6)]]	[\$10,000] <sup>1</sup>
243.4(e)	Sexual Battery [Rule 4(c)(10)]	\$10,000 <del>\$30,000</del>
273a(b)	Causes Child to Suffer or Inflicts Pain or Suffering	\$10,000 <del>\$50,000</del>
273.5	Corporal Injury of Current or Former Spouse, Co-Habitant, or Mother/Father of Child [Rule 4(c)(6)]	\$10,000 <del>\$25,000</del>
273.6	Violation of Protective Order – <b>NOTE:</b> A magistrate or other judicial officer shall determine the amount of bail, if any, to be imposed (not the arresting agency). [Rule 4(c)(7)].	\$10,000 <del>\$30,000</del>
314	Indecent Exposure [Rule 4(c)(10)]	\$10,000 <del>\$30,000</del>
368(c)	Elder or Dependent Adult Abuse	\$10,000 <del>\$50,000</del>
422.6(a)	Violate Civil Rights By Force or Threat of Force	\$10,000 <del>\$50,000</del>
422.6(b)	Damage/etc. Property to Violate Civil Rights	\$10,000 <del>\$25,000</del>

<sup>1</sup>This charge was added pursuant to Rule 4(c)(6). The bail amount was set consistent with the “Catchall” misdemeanor bail provisions that predated the San Joaquin County Emergency Order issued April 1, 2020, because the Court’s ability to reduce the bail to \$0 for this offense appears to be in “conflict with” and preempted by Rule 4(e)(2).

<b>[MISDEMEANOR OFFENSES LISTED IN PC 290(c)/Appendix D.] [Rules 4(c)(10) &amp; 4(e)]</b>	<b>[\$10,000]</b>
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**VEHICLE CODE**

<b>VEHICLE CODE (Misdemeanors)</b>		
<b>Code Section</b>	<b>Description</b>	<b>Bail</b>
23152(a)/(b)/(f)/(g)	Driving Under the Influence of Alcohol/Drugs: First Offense – <b><i>Inclusive of Any Special Allegations</i></b> [Rule 4(c)(11)]	\$5,000 \$10,000
23152(a)/(b)/(f)/(g)	Driving Under the Influence of Alcohol/Drugs: Second Offense – <b><i>Inclusive of Any Special Allegations</i></b> [Rule 4(c)(11)]	\$10,000 \$30,000
23152(a)/(b)/(f)/(g)	Driving Under the Influence of Alcohol/Drugs: Third Offense – <b><i>Inclusive of Any Special Allegations</i></b> [Rule 4(c)(11)]	\$15,000 \$50,000
>23572(a)(1)	DUI Special Allegation: Passenger Under 14 & First DUI Conviction (23152/23536)	+\$20,000
>23572(a)(2)	DUI Special Allegation: Passenger Under 14 & Second DUI Conviction within 10 Years (23152/23540)	+\$20,000
>23572(a)(3)	DUI Special Allegation: Passenger Under 14 & Third DUI Conviction within 10 Years (23152/23546)	+\$20,000
>23572(a)(4)	DUI Special Allegation: Passenger Under 14 & Fourth DUI Conviction within 10 Years Punished as Misdemeanor (23152/23550)	+\$20,000
>23577(a)(2)	Special Allegation: Refusal of Chemical Test on First Conviction of 23153	+\$20,000
>23577(a)(3)	Special Allegation: Refusal of Chemical Test with One Prior DUI Conviction	+\$20,000
>23577(a)(4)	Special Allegation: Refusal of Chemical Test with Two Priors DUI Conviction	+\$20,000
>23577(a)(5)	Special Allegation: Refusal of Chemical Test with Three Priors DUI Conviction	+\$20,000
>23578	Special Allegation: BAC of 15% Or More	+\$20,000
>23582	Special Allegation: Excessive Speed	+\$20,000

**CATCHALL FOR MISDEMEANOR OFFENSES  
FOR WHICH BAIL IS NOT SPECIFIED**

<b>CATCHALL (MISDEMEANORS)</b>	
<b>Description</b>	<b>Bail</b>
Mandatory Appearance Misdemeanors Not Specifically Addressed in this Bail Schedule:	\$0 \$10,000
Non-Mandatory Appearance Misdemeanors Not Specifically Addressed in this Bail Schedule:	\$0 \$5,000

1 exchange and authentication of documentary evidence; e-filing and e-service;  
2 the use of remote interpreting; and the use of remote reporting and electronic  
3 recording to make the official record of an action or proceeding.

4  
5 **(b) Sunset of rule**

6  
7 This rule will remain in effect until 90 days after the Governor declares that the  
8 state of emergency related to the COVID-19 pandemic is lifted, or until amended or  
9 repealed by the Judicial Council.

10  
11  
12 **Emergency rule 4. Emergency Bail Schedule**

13  
14 **(a) Purpose**

15  
16 Notwithstanding any other law, this rule establishes a statewide Emergency Bail  
17 Schedule, which is intended to promulgate uniformity in the handling of certain  
18 offenses during the state of emergency related to the COVID-19 pandemic.

19  
20 **(b) Mandatory application**

21  
22 No later than 5 p.m. on April 13, 2020, each superior court must apply the  
23 statewide Emergency Bail Schedule:

24  
25 (1) To every accused person arrested and in pretrial custody.

26  
27 (2) To every accused person held in pretrial custody.

28  
29 **(c) Setting of bail and exceptions**

30  
31 Under the statewide Emergency Bail Schedule, bail for all misdemeanor and felony  
32 offenses must be set at \$0, with the exception of only the offenses listed below:

33  
34 (1) A serious felony, as defined in Penal Code section 1192.7(c), or a violent  
35 felony, as defined in Penal Code section 667.5(c);

36  
37 (2) A felony violation of Penal Code section 69;

38  
39 (3) A violation of Penal Code section 166(c)(1);

40  
41 (4) A violation of Penal Code section 136.1 when punishment is imposed under  
42 section 136.1(c);

43

- 1           (5) A violation of Penal Code section 262;  
2  
3           (6) A violation of Penal Code sections 243(e)(1) or 273.5;  
4  
5           (7) A violation of Penal Code section 273.6 if the detained person made threats  
6 to kill or harm, has engaged in violence against, or has gone to the residence  
7 or workplace of, the protected party;  
8  
9           (8) A violation of Penal Code section 422 where the offense is punished as a  
10 felony;  
11  
12          (9) A violation of Penal Code section 646.9;  
13  
14          (10) A violation of an offense listed in Penal Code section 290(c);  
15  
16          (11) A violation of Vehicle Code sections 23152 or 23153;  
17  
18          (12) A felony violation of Penal Code section 463; and  
19  
20          (13) A violation of Penal Code section 29800.

21  
22 **(d) Ability to deny bail**

23  
24 Nothing in the Emergency Bail Schedule restricts the ability of the court to deny  
25 bail as authorized by article I, section 12, or 28(f)(3) of the California Constitution.  
26

27 **(e) Application of countywide bail schedule**

- 28  
29          (1) The current countywide bail schedule of each superior court must remain in  
30 effect for all offenses listed in exceptions (1) through (13) of the Emergency  
31 Bail Schedule, including any count-specific conduct enhancements and any  
32 status enhancements.  
33  
34          (2) Each superior court retains the authority to reduce the amount of bail listed in  
35 the court's current countywide bail schedule for offenses in exceptions (1)  
36 through (13), or for any offenses not in conflict with the Emergency Bail  
37 Schedule.  
38  
39  
40  
41  
42

1 **(f) Bail for violations of post-conviction supervision**

- 2
- 3 (1) Under the statewide Emergency Bail Schedule, bail for all violations of  
4 misdemeanor probation, whether the arrest is with or without a bench  
5 warrant, must be set at \$0.
- 6
- 7 (2) Bail for all violations of felony probation, parole, post-release community  
8 supervision, or mandatory supervision, must be set in accord with the  
9 statewide Emergency Bail Schedule, or for the bail amount in the court's  
10 countywide schedule of bail for charges of conviction listed in exceptions (1)  
11 through (13), including any enhancements.

12

13 **(g) Sunset of rule**

14

15 This rule will remain in effect until 90 days after the Governor declares that the  
16 state of emergency related to the COVID-19 pandemic is lifted, or until amended or  
17 repealed by the Judicial Council.

18

19

20 **Emergency rule 5. Personal appearance waivers of defendants during health**  
21 **emergency**

22

23 **(a) Application**

24

25 Notwithstanding any other law, including Penal Code sections 865 and 977, this  
26 rule applies to all criminal proceedings except cases alleging murder with special  
27 circumstances and cases in which the defendant is currently incarcerated in state  
28 prison, as governed by Penal Code section 977.2.

29

30 **(b) Types of personal appearance waivers**

- 31
- 32 (1) With the consent of the defendant, the court must allow a defendant to waive  
33 his or her personal appearance and to appear remotely, either through video  
34 or telephonic appearance, when the technology is available.
- 35
- 36 (2) With the consent of the defendant, the court must allow a defendant to waive  
37 his or her appearance and permit counsel to appear on his or her behalf. The  
38 court must accept a defendant's waiver of appearance or personal appearance  
39 when:
- 40
- 41 (A) Counsel for the defendant makes an on the record oral representation  
42 that counsel has fully discussed the waiver and its implications with the

## APPENDIX B

### SERIOUS FELONIES (PC 1192.7(c))

(c) As used in this section, "serious felony" means any of the following:

- (1) Murder or voluntary manslaughter;
- (2) mayhem;
- (3) rape;
- (4) sodomy by force, violence, duress, menace, threat of great bodily injury, or fear of immediate and unlawful bodily injury on the victim or another person;
- (5) oral copulation by force, violence, duress, menace, threat of great bodily injury, or fear of immediate and unlawful bodily injury on the victim or another person;
- (6) lewd or lascivious act on a child under 14 years of age;
- (7) any felony punishable by death or imprisonment in the state prison for life;
- (8) any felony in which the defendant personally inflicts great bodily injury on any person, other than an accomplice, or any felony in which the defendant personally uses a firearm;
- (9) attempted murder;
- (10) assault with intent to commit rape or robbery;
- (11) assault with a deadly weapon or instrument on a peace officer;
- (12) assault by a life prisoner on a non-inmate;
- (13) assault with a deadly weapon by an inmate;
- (14) arson;
- (15) exploding a destructive device or any explosive with intent to injure;
- (16) exploding a destructive device or any explosive causing bodily injury, great bodily injury, or mayhem;
- (17) exploding a destructive device or any explosive with intent to murder;
- (18) any burglary of the first degree;
- (19) robbery or bank robbery;
- (20) kidnapping;
- (21) holding of a hostage by a person confined in a state prison;
- (22) attempt to commit a felony punishable by death or imprisonment in the state prison for life;
- (23) any felony in which the defendant personally used a dangerous or deadly weapon;
- (24) selling, furnishing, administering, giving, or offering to sell, furnish, administer, or give to a minor any heroin, cocaine, phencyclidine (PCP), or any methamphetamine-related drug, as described in [paragraph \(2\) of subdivision \(d\) of Section 11055 of the Health and Safety Code](#), or any of the precursors of methamphetamines, as described in [subparagraph \(A\) of paragraph \(1\) of subdivision \(f\) of Section 11055](#) or [subdivision \(a\) of Section 11100 of the Health and Safety Code](#);
- (25) any violation of [subdivision \(a\) of Section 289](#) where the act is accomplished against the victim's will by force, violence, duress, menace, or fear of immediate and unlawful bodily injury on the victim or another person;
- (26) grand theft involving a firearm;
- (27) carjacking;
- (28) any felony offense, which would also constitute a felony violation of [Section 186.22](#);
- (29) assault with the intent to commit mayhem, rape, sodomy, or oral copulation, in violation of [Section 220](#);
- (30) throwing acid or flammable substances, in violation of [Section 244](#);
- (31) assault with a deadly weapon, firearm, machinegun, assault weapon, or semiautomatic firearm or assault on a peace officer or firefighter, in violation of [Section 245](#);
- (32) assault with a deadly weapon against a public transit employee, custodial officer, or school employee, in violation of [Section 245.2](#), [245.3](#), or [245.5](#);
- (33) discharge of a firearm at an inhabited dwelling, vehicle, or aircraft, in violation of [Section 246](#);
- (34) commission of rape or sexual penetration in concert with another person, in violation of [Section 264.1](#);
- (35) continuous sexual abuse of a child, in violation of [Section 288.5](#);
- (36) shooting from a vehicle, in violation of [subdivision \(c\) or \(d\) of Section 26100](#);
- (37) intimidation of victims or witnesses, in violation of [Section 136.1](#);
- (38) criminal threats, in violation of [Section 422](#);
- (39) any attempt to commit a crime listed in this subdivision other than an assault;
- (40) any violation of [Section 12022.53](#);
- (41) a violation of [subdivision \(b\) or \(c\) of Section 11418](#); and
- (42) any conspiracy to commit an offense described in this subdivision.



## APPENDIX C

### VIOLENT FELONIES (PC 667.5(c))

(c) For the purpose of this section, "violent felony" shall mean any of the following:

- (1) Murder or voluntary manslaughter.
- (2) Mayhem.
- (3) Rape as defined in [paragraph \(2\) or \(6\) of subdivision \(a\) of Section 261](#) or [paragraph \(1\) or \(4\) of subdivision \(a\) of Section 262](#).
- (4) Sodomy as defined in [subdivision \(c\) or \(d\) of Section 286](#).
- (5) Oral copulation as defined in [subdivision \(c\) or \(d\) of Section 287](#) or of former Section 288a.
- (6) Lewd or lascivious act as defined in [subdivision \(a\) or \(b\) of Section 288](#).
- (7) Any felony punishable by death or imprisonment in the state prison for life.
- (8) Any felony in which the defendant inflicts great bodily injury on any person other than an accomplice which has been charged and proved as provided for in [Section 12022.7](#), [12022.8](#), or [12022.9](#) on or after July 1, 1977, or as specified prior to July 1, 1977, in [Sections 213](#), [264](#), and [461](#), or any felony in which the defendant uses a firearm which use has been charged and proved as provided in [subdivision \(a\) of Section 12022.3](#), or [Section 12022.5](#) or [12022.55](#).
- (9) Any robbery.
- (10) Arson, in violation of [subdivision \(a\) or \(b\) of Section 451](#).
- (11) Sexual penetration as defined in [subdivision \(a\) or \(j\) of Section 289](#).
- (12) Attempted murder.
- (13) A violation of [Section 18745](#), [18750](#), or [18755](#).
- (14) Kidnapping.
- (15) Assault with the intent to commit a specified felony, in violation of [Section 220](#).
- (16) Continuous sexual abuse of a child, in violation of [Section 288.5](#).
- (17) Carjacking, as defined in [subdivision \(a\) of Section 215](#).
- (18) Rape, spousal rape, or sexual penetration, in concert, in violation of [Section 264.1](#).
- (19) Extortion, as defined in [Section 518](#), which would constitute a felony violation of [Section 186.22](#).
- (20) Threats to victims or witnesses, as defined in [Section 136.1](#), which would constitute a felony violation of [Section 186.22](#).
- (21) Any burglary of the first degree, as defined in [subdivision \(a\) of Section 460](#), wherein it is charged and proved that another person, other than an accomplice, was present in the residence during the commission of the burglary.
- (22) Any violation of [Section 12022.53](#).
- (23) A violation of [subdivision \(b\) or \(c\) of Section 11418](#). The Legislature finds and declares that these specified crimes merit special consideration when imposing a sentence to display society's condemnation for these extraordinary crimes of violence against the person.

## APPENDIX D

### PENAL CODE SECTION 290(c)<sup>1</sup>

(c) The following persons shall register:

Any person who, since July 1, 1944, has been or is hereafter convicted in any court in this state or in any federal or military court of a violation of

- Section 187 committed in the perpetration, or an attempt to perpetrate, rape or any act punishable under Section 286, 287, 288, or 289 or former Section 288a,
- Section 207 or 209 committed with intent to violate Section 261, 286, 287, 288, or 289 or former Section 288a,
- Section 220, except assault to commit mayhem,
- subdivision (b) and (c) of Section 236.1,
- Section 243.4,
- Section 261,
- paragraph (1) of subdivision (a) of Section 262 involving the use of force or violence for which the person is sentenced to the state prison,
- Section 264.1,
- 266, or
- 266c,
- subdivision (b) of Section 266h,
- subdivision (b) of Section 266i,
- Section 266j,
- 267,
- 269,
- 285,
- 286,
- 287,
- 288,
- 288.3,
- 288.4,
- 288.5,
- 288.7,
- 289, or
- 311.1, or
- former Section 288a,
- subdivision (b), (c), or (d) of Section 311.2,
- Section 311.3,
- 311.4,
- 311.10,
- 311.11, or
- 647.6,
- former Section 647a,
- subdivision (c) of Section 653f,
- subdivision 1 or 2 of Section 314,
- any offense involving lewd or lascivious conduct under Section 272, or
- any felony violation of Section 288.2;
- any statutory predecessor that includes all elements of one of the above-mentioned offenses; or
- any person who since that date has been or is hereafter convicted of the attempt or conspiracy to commit any of the above-mentioned offenses.

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<sup>1</sup> The text of the statute is quoted verbatim. However, paragraph breaks and bullets were added to make the Penal Code provisions listed more easily discernable.