

TULARE COUNTY SUPERIOR COURT FELONY / MISDEMEANOR BAIL SCHEDULE — 2016



County of Tulare

C A L I F O R N I A

Effective November 15, 2016, the following schedule has been adopted by the judges of the Tulare County Superior Court and shall be used to set bail for all offenses within Tulare County. This schedule shall supersede all prior schedules.

ADOPTED BY VOTE OF JUDGES - PENAL CODE SECTION 1269b

The bail listed for a section shall apply to all unlisted subsections. The bail listed for a subsection shall not apply to other subsections. Bail should be set in the amount of the bail schedule, unless a judge has granted a request for deviation from the schedule.



Although the courthouse has changed, the mission continues to stay the same. Providing the residents of Tulare County, with fair and equal justice under the law. Since the early days the Tulare County Superior Court has strived to accomplish an important mission: To provide equal and timely access to justice, the impartial application of law, and the promotion of community interventions toward peaceful, fair resolution of disputes.

JUDGES OF THE TULARE COUNTY SUPERIOR COURT

Brett R. Alldredge, John Bianco, Juliet L. Boccone, Walter L. Gorelick, Bret D. Hillman, James W. Hollman, Nathan D. Ide, Gary M. Johnson, Nathan Leedy, Hugo J. Loza, David C. Mathias, Kathryn T. Montejano, Gary L. Paden, Melinda M. Reed, Antonio Reyes, Michael B. Sheltzer, Jennifer Shirk, Anthony Fultz, Tara K. Howard

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IT IS SO ORDERED THAT IN SETTING BAIL THE FOLLOWING RULES APPLY:

WHEREIN + SIGNS APPEAR IN THE SCHEDULE FOR ENHANCEMENTS OR SPECIAL ALLEGATIONS THE BAIL AMOUNT SIGNIFIED IS TO BE ADDED TO THE PRESUMPTIVE BAIL FOR THE CHARGED CRIMES. IN MOST CASES JUDGES WILL SET BAIL FOR ENHANCEMENTS WHICH ARE FILED IN THE DISCRETION OF THE DISTRICT ATTORNEY.

PENAL CCDE SECTION 186.22(b)(1-5) (Gang Enhancements).

Judge should set bail within the graduated scheduled based on sentencing range for particular subsection alleged.

THE BAIL LISTED FOR A SECTION SHALL APPLY TO ALL UNLISTED SUBSECTIONS. THE BAIL LISTED FOR A SUBSECTION SHALL NOT APPLY TO OTHER SUBSECTIONS.

FOR ALL FELONIES WHEREIN THERE ARE **SEPARATE VICTIMS** OR THE SAME VICTIM ON SEPARATE OCCASIONS CONSECUTIVE BAIL MAY BE ORDERED.

WHERE SEPARATE **SEX ACTS** ARE COMMITTED ON THE SAME VICTIM AND EACH MAY BE PUNISHED SEPARATELY CONSECUTIVE BAIL MAY BE ORDERED.

GIVING A **FALSE NAME** OR DATE OF BIRTH TO OFFICER IN CONNECTION WITH A FELONY OFFENSE – BAIL - \$10,000

When a defendant is booked for or charged with two or more offenses, bail shall be the amount computed under this schedule for the charge having the highest bail, including applicable amounts for enhancements and prior convictions. In addition, amounts for enhancements and prior convictions shall be added one time per person arrested, per defendant, or per case.

CATCH ALL PROVISIONS

FOR ALL FELONY OFFENSES AND ENHANCEMENTS FOR WHICH NO PRESUMPTIVE BAIL IS SPECIFIED IN THIS SCHEDULE, THE PRESUMPTIVE BAIL SHALL BE SET ACCORDING TO THE STATE PRISON TOP TERM POTENTIAL:

TOP TERM 3 YEARS	\$20,000
TOP TERM 4 YEARS	25,000
TOP TERM 5 YEARS	30,000
TOP TERM 6 YEARS	35,000
TOP TERM 7 YEARS	40,000
TOP TERM 8 YEARS	50,000
TOP TERM 9 YEARS	55,000
TOP TERM 10 YEARS	60,000
TOP TERM 11 YEARS	65,000
TOP TERM 12 YEARS	75,000
TOP TERM 13 YEARS	80,000
TOP TERM 14 YEARS	90,000
TOP TERM 15 YEARS	100,000
TOP TERM 16 YEARS	250,000
ALL LIFE SENTENCES EXCEPT 187 PC	1,000,000

ATTEMPTS - PENAL CODE 664

PUNISHMENT – REFER TO SUBSTANTIVE CODE SECTION
BAIL – SAME AS SUBSTANTIVE OFFENSE

ARREST WITHOUT WARRANT

WHEN A DEFENDANT IS ARRESTED WITHOUT A WARRANT AND CHARGED WITH MORE THAN ONE MISDEMEANOR OFFENSE THE DEFENDANT SHALL BE ENTITLED TO HIS OR HER RELEASE UPON POSTING BAIL IN A SUM EQUAL TO THE HIGHEST BAIL FIXED FOR ANY ONE SINGLE OFFENSE WITH WHICH HE OR SHE MAY BE CHARGED.

ALTERNATE – FELONY MISDEMEANORS

ALL UNLISTED ALTERNATE FELONY / MISDEMEANORS BAIL IN THAT AMOUNT MAY BE DEPOSITED FOR RELEASE ONLY WHEN A MISDEMEANOR COMPLAINT HAS BEEN FILED CHARGING THE OFFENSE AS A MISDEMEANOR. **\$10,000**

FELONY PROBATION VIOLATIONS

BAIL PENDING REVOCATION OF PROBATION SHALL BE SET IN THIS AMOUNT, UNLESS CONSIDERING PUBLIC SAFETY AND OTHER FACTORS SET FORTH IN PEN. CODE 1275, BAIL SHOULD BE DENIED, SET HIGHER OR LOWER BY A JUDGE. **\$35,000**

**Parolees have no right to bail — In re Law (1973) 10 Cal.3d 21, 26.*

***Persons charged with probation violations are subject to the same bail statutes as persons charged with crimes.” See In re Mehdizadeh (2003) 105 Cal.App.4th 995, 1006.*

Compare In re Whitney (1st Cir. - 1970) 421 F2d 337, - No right to bail pending revocation of probation under Eighth Amendment.

MISDEMEANOR PROBATION VIOLATIONS

\$10,000

PENAL CODE SECTION 1269b – ADOPTION OF BAIL SCHEDULE

“(c) It is the duty of the superior court judges in each county to prepare, adopt, and annually revise a uniform countywide schedule of bail for all bailable felony offenses and for all misdemeanor and infraction offenses except Vehicle Code infractions. The penalty schedule for infraction violations of the Vehicle Code shall be established by the Judicial Council in accordance with Section 40310 of the Vehicle Code.

(e) In adopting a uniform countywide schedule of bail for all bailable felony offenses the judges shall consider the **seriousness of the offense charged**. In considering the seriousness of the offense charged the judges shall assign an additional amount of required bail for each aggravating or enhancing factor chargeable in the complaint, including, but not limited to, additional bail for charges alleging facts that would bring a person within any of the following sections: Section 667.5, 667.51, 667.6, 667.8, 667.85, 667.9, 667.10, 12022, 12022.1, 12022.2, 12022.3, 12022.4, 12022.5, 12022.53, 12022.6, 12022.7, 12022.8, or 12022.9 of this code, or Section 11356.5, 11370.2, or 11370.4 of the Health and Safety Code.

In considering offenses in which a violation of Chapter 6 (commencing with Section 11350) of Division 10 of the Health and Safety Code is alleged, the judge shall assign an additional amount of required bail for offenses involving large quantities of controlled substances.”

BAIL MUST BE SET IN THE AMOUNT SPECIFIED IN THIS SCHEDULE AND CANNOT BE CHANGED; AND RELEASE ON OWN RECOGNIZANCE CANNOT BE GRANTED; FOR THE FOLLOWING OFFENSES PRIOR TO A HEARING IN OPEN COURT, PURSUANT TO PENAL CODE SECTION 1270.1:

- “(1) A serious felony, as defined in subdivision (c) of Section 1192.7, or a violent felony, as defined in subdivision (c) of Section 667.5, but not including a violation of subdivision (a) of Section 460 (residential burglary).
- (2) A violation of Section 136.1 where punishment is imposed pursuant to subdivision (c) of Section 136.1, 262, **273.5**, 422 where the offense is punished as a felony, or 646.9.
- (3) A violation of paragraph (1) of subdivision (e) of **Section 243.**”
- (4) A violation of Section 273.6 if the detained person made threats to kill or harm, has engaged in violence against, or has gone to the residence or workplace of, the protected party.

TWO DAY WRITTEN NOTICE BEFORE HOLDING 1270.1 HEARING

b) The prosecuting attorney and defense attorney shall be given a two court-day written notice and an opportunity to be heard on the matter. If the detained person does not have counsel, the court shall appoint counsel for purposes of this section only. The hearing required by this section shall be held within the time period prescribed in Section 825.

JUDGE MUST CONSIDER THE FOLLOWING MATTERS AT 1270.1 BAIL HEARING

(c) At the hearing, the court shall consider evidence of past court appearances of the detained person, the maximum potential sentence that could be imposed, and the danger that may be posed to other persons if the detained person is released. In making the determination whether to release the detained person on his or her own recognizance, the court shall consider the potential danger to other persons, including threats that have been made by the detained person and any past acts of violence. The court shall also consider any evidence offered by the detained person regarding his or her ties to the community and his or her ability to post bond.

JUDGE MUST STATE REASONS FOR DECISION TO SET BAIL IN AMOUNT MORE OR LESS THAN THE AMOUNT IN THE BAIL SCHEDULE

(d) If the judge or magistrate sets the bail in an amount that is either more or less than the amount contained in the schedule of bail for the offense, the judge or magistrate shall state the reasons for that decision and shall address the issue of threats made against the victim or witness, if they were made, in the record. This statement shall be included in the record."

SETTING BAIL, BAIL HEARINGS, INCREASING OR REDUCING BAIL ISSUES, OWN RECOGNIZANCE RELEASE

AUTOMATIC REVIEW OF FIXING OF BAIL

(PENAL CODE SECTION 1270.2)

"When a person is detained in custody on a criminal charge prior to conviction for want of bail, that person is entitled to an automatic review of the order fixing the amount of the bail by the judge or magistrate having jurisdiction of the offense. That review shall be held *not later than five days from the time of the original order* fixing the amount of bail on the original accusatory pleading. The defendant may waive this review."

BAIL INCREASE REQUESTED BY PEACE OFFICER

(PENAL CODE SECTION 1269)

In the event that law enforcement has reasonable cause to believe the amount of bail set forth in the Bail Schedule is insufficient, the arresting officer shall provide the booking officer at the custodial jail a copy of a 1269 Pen. Code declaration requesting an order setting a higher bail. Once a copy of the 1269 declaration has been given to the booking officer, no one shall release the defendant except at the requested bail. The arresting officer has eight (8) hours to obtain approval of the on-call judge. If no magistrate approved 1269 declaration is provided to the booking officer within eight (8) hours of the initial booking, then the defendant may be released at the amount of bail as indicated by the Bail Schedule. **Any magistrate approved 1269 declaration must be filed with the Complaint.**

SOURCE OF BAIL FUNDS CHALLENGED

(PENAL CODE SECTION 1275.1)

In the event law enforcement has reasonable cause to believe that bail has been or may be obtained by felonious means, the arresting officer shall provide the booking officer at the custodial jail a copy of a copy of a declaration requesting an order pursuant to Penal Code section 1275.1. Once a copy of a 1275.1 form has been given to the booking officer, no one may release the defendant. The arresting officer has eight (8) hours to obtain approval of the on-call judge. If the on call judge approves the 1275.1 application the defendant may not be released except upon the order of a Judge after a *noticed hearing* in Court. If no magistrate approved 1275.1 application is provided to the booking officer, then the defendant may be released at the amount of bail as indicated by the Bail Schedule. **Any magistrate approved 1275.1 application must be filed with the Complaint.**

STALKING – PRIOR TO BAIL HEARING PROSECUTOR MUST MAKE REASONABLE EFFORTS TO NOTIFY VICTIM OF THE RIGHT TO APPEAR AND ADDRESS THE COURT AT HEARING
See Pen. Code 646.93(b); Pen. Code 1270.1.

FACTORS TO BE CONSIDERED IN SETTING BAIL / BAIL SET BY JUDGE MUST BE REASONABLE - PENAL CODE SECTION 1275:

“(a) In setting, reducing, or denying bail, the judge or magistrate shall take into consideration the protection of the public, the seriousness of the offense charged, the previous criminal record of the defendant, and the probability of his or her appearing at trial or hearing of the case. The public safety shall be the primary consideration.

In considering the seriousness of the offense charged, the judge or magistrate shall include consideration of the alleged injury to the victim, and alleged threats to the victim or a witness to the crime charged, the alleged use of a firearm or other deadly weapon in the commission of the crime charged, and the alleged use or possession of controlled substances by the defendant.

(b) In considering offenses wherein a violation of Chapter 6 (commencing with Section 11350) of Division 10 of the Health and Safety Code is alleged, the judge or magistrate shall consider the following: (1) the alleged amounts of controlled substances involved in the commission of the offense, and (2) whether the defendant is currently released on bail for an alleged violation of Chapter 6 (commencing with Section 11350) of Division 10 of the Health and Safety Code.

(c) Before a court reduces bail below the amount established by the bail schedule approved for the county, in accordance with subdivisions (b) and (c) of Section 1269b, for a person charged with a serious felony, as defined in subdivision (c) of Section 1192.7, or a violent felony, as defined in subdivision (c) of Section 667.5, the court shall make a finding of unusual circumstances and shall set forth those facts on the record. For purposes of this subdivision, “unusual circumstances” does not include the fact that the defendant has made all prior court appearances or has not committed any new offenses.”

Also, see Art. I, section 12, of the California Constitution. In *People v. Accredited Surety & Casualty Co., Inc.* (2004) 125 C.A.4th 1, 4, the appellate court noted:

“[1] The amount of bail is primarily within the discretion of the magistrate or judge, limited only by the general rules that bail should be fixed to secure the appearance of the defendant and not to punish, and it should not be excessive. (See 4 Witkin & Epstein, *Cal. Criminal Law* (3d ed. 2000) Pretrial Proceedings, §87, p. 286.) The judicial officer has discretion to reduce bail below the minimum established by the bail schedule. In that case, the judge or magistrate must state the reasons on the record and, in some circumstances, make findings of fact on the record. (See, e.g., §§1270.1, subd. (d) & 1275, subd. (c).” Also, see *In re Mehdizadeh* (2003) 105 C.A.4th 995, 1006:

“Persons charged with probation violations are subject to the same bail statutes as persons charged with crimes. fn. 35 A person on probation for a misdemeanor conviction “shall be entitled to an own recognizance release unless [such release] will compromise public safety or will not reasonably assure the appearance of the defendant as required.” fn. 36 A person on probation for a felony nonviolent drug possession conviction also may be granted own recognizance release.’

“No authority requires a court upon request of a defendant to state its reasons for increasing or decreasing bail once bail has been set.” 31 *Ops.Atty.Gen.* 175 (1958).

SUBSEQUENT MOTIONS TO REDUCE BAIL BASED UPON SHOWING OF GOOD CAUSE ARE POSSIBLE

See Penal Code Section 1269; but also see *People v. Barros* (2012) 209 C.A.4th 1581, 1598; and *In re Alberto* (2002) 102 C.A.4th 421, 427:

“For one superior court judge, no matter how well intended, even if correct as a matter of law, to nullify a duly made, erroneous ruling of another superior court judge places the second judge in the role of a one-judge appellate court.

... *the good cause must be founded on changed circumstances relating to the defendant or the proceedings, not on the conclusion that another judge in previously setting bail committed legal error.*”

Library Reference – *California Judges Benchguide* 55 – Bail and Own-Recognizance Release, 4-Increasing or Decreasing Bail Amount, sections 55-16-155-18 (Revised 2013).

***PENAL CODE SECTION 1275(c) - FINDINGS BY COURT WHEN REDUCING BAIL**

Court must make a finding of unusual circumstances before reducing bail below the county approved bail schedule when the person is charged with a serious or violent felony. The court must set forth those facts on the record. For purposes of this subdivision, “unusual circumstances”

does not include the fact that the defendant has made all prior court appearances or has not committed any new offenses.

OR RELEASE / FOR MISDEMEANORS AND FELONIES

PENAL CODE SECTION 1270 (circumstances for which defendant may be released on OR; and Penal Code section 1319 (authorizing OR hearing and terms of release).

Penal Code section 1319.5, forbids release of a person on own recognizance absence a hearing in open court for specified crimes and circumstances:

“(a) No person described in subdivision (b) who is arrested for a new offense may be released on his or her own recognizance until a hearing is held in open court before the magistrate or judge.

(b) Subdivision (a) shall apply to the following:

(1) Any person who is currently on felony probation or felony parole.

(2) Any person who has failed to appear in court as ordered, resulting in a warrant being issued, three or more times over the three years preceding the current arrest, except for infractions arising from violations of the Vehicle Code, and who is arrested for any of the following offenses:

(A) Any felony offense.

(B) Any violation of the California Street Terrorism Enforcement and Prevention Act (Chapter 11 (commencing with Section 186.20) of Title 7 of Part 1).

(C) Any violation of Chapter 9 (commencing with Section 240) of Title 8 of Part 1 (assault and battery).

(D) A violation of Section 484 (theft).

(E) A violation of Section 459 (burglary).”

In *People v. Standish* (2006) 38 Cal.4th 858, 871-872, the Cal. Supreme Court referred to some of the pertinent Statutes, when a judge is considering whether or not to release a defendant on his or her own recognizance:

“The magistrate’s discretion whether or not to grant OR release is governed by other provisions to which the Legislature could have referred in section 859b had it intended that OR release pursuant to section 859b be discretionary. (Compare §§1269c [governing applications for increase or decrease in bail and for OR release]; 1270 [setting out the general circumstances in which defendants may be granted OR release]; 1270.1 [requiring a hearing before scheduled bail may be increased or decreased or OR release granted to defendants charged with specific violent felonies, and specifying factors to be considered by the court]; see also §§273.75 and 273.84 [governing OR release in specified domestic violence and spousal abuse cases], 1319 [requiring a hearing prior to OR release in violent felony cases, prescribing circumstances to be considered by the court in such cases, and prohibiting OR release for any person charged with a violent felony who previously failed to appear], 1319.5 [requiring a hearing prior to OR release for parolees, probationers, and persons who previously failed to appear].)”

Also, see *People v. Hernandez* (2009) 177 C.A.4th 1182, 1190-1191:

“Appellant also contends that since he never signed a formal written release agreement pursuant to section 1318, the emergency pass was not an O.R. release or its functional equivalent. We conclude that appellant prevails on this issue because his release from custody failed to meet the statutory criteria set forth in section 1318 for an O.R. release.

[6] We are so persuaded based on Court of Appeal cases addressing the issue of whether section 1318 must be complied with in order to prosecute a defendant for the separate offense set forth in section 1320 of failure to appear in court after being released on his or her own recognizance. (See *Mohammed*, supra, 162 Cal.App.4th 920; *Jenkins*, supra, 146 Cal.App.3d 22.) Both of these cases held that if section 1318 is not complied with, there can be no prosecution of the defendant under section 1320 if he or she fails to appear as promised. An important rationale in both decisions was that compliance with section 1318 is an integral and necessary part of what defines an O.R. release.”

IN CUSTODY DEFENDANT ON MISDEMEANORS ENTITLED TO OR RELEASE, UNLESS JUDGE FINDS OR RELEASE WILL COMPROMISE PUBLIC SAFETY OR WILL NOT REASONABLY ASSURE APPEARANCE OF DEFENDANT

***Dant v. Superior Court (People)* (1998) 61 C.A.4th 380, 385, fn. 7:**

“A defendant who is in custody and is arraigned on a complaint alleging an offense which is a misdemeanor, and a defendant who appears before a court or magistrate upon an out-of-county warrant arising out of a case involving only misdemeanors, shall be entitled to an own recognizance release unless the court makes a finding on the record, in accordance with Section 1275, that an own recognizance release will compromise public safety or will not reasonably assure the appearance of the defendant as required. Public safety shall be the primary consideration. If the court makes one of those findings, the court shall then set bail and specify the conditions, if any, whereunder the defendant shall be released.”

DEFENDANT AS CONDITION OF OR RELEASE MUST SIGN A RELEASE AGREEMENT

In *People v. Mohammed* (2008) 162 C.A.4th 920,928-929, the appellate court noted:

“[2] Turning to the language of section 1318, we find nothing ambiguous or unclear. Specifically, as noted, section 1318 states that a “defendant shall not be released from custody under an own recognizance until the defendant files with the clerk of the court or other person authorized to accept bail a signed release agreement which includes: [¶] (1) The defendant’s promise to appear at all times and places, as ordered by the court or magistrate and as ordered by any court in which, or any magistrate before whom the charge is subsequently pending. [¶] (2) The defendant’s promise to obey all reasonable conditions imposed by the court or magistrate.

[¶] (3) The defendant's promise not to depart this state without leave of the court. [¶] (4) Agreement by the defendant to waive extradition if the defendant fails to appear as required and is apprehended outside of the State of California. [¶] (5) The acknowledgment of the defendant that he or she has been informed of the consequences and penalties applicable to violation of the conditions of release." (Italics added.) In other words, the court shall not release the defendant until the defendant signs the release agreement and files it with the clerk of the court or other person authorized to accept bail."

In some instances, failure to include all of the foregoing conditions can lead to "substantial compliance" and successful prosecution of a Penal Code 1320 violation. See *People v. Carroll* (2014) 222 C.A.4th 1406,

BAIL CONDITIONS – PUBLIC SAFETY / OWN RECOGNIZANCE RELEASE AGREEMENT CONDITIONS CAN BE IMPOSED

Gray v. Superior Court (Medical Bd. of Cal.) (2005) 125 C.A.4th 629, 642:

"... trial court possesses inherent authority to impose conditions associated with release on bail. (See generally *In re McSherry* (2003) 112 Cal.App.4th 856, 860-863 (*McSherry*); 1 Criminal Law Procedure and Practice (Cont.Ed.Bar 7th ed. 2004) §4.26, p. 76 ["Magistrates have the authority to set bail on conditions that they consider appropriate. [Citation.]"].) In *McSherry*, the court reasoned that if a trial court is statutorily authorized to impose bail conditions on a person charged with a misdemeanor (see Pen. Code, §1270, subd. (a)), then the Legislature surely intended similar conditions could be imposed when a defendant facing felony charges is released on bail. (*McSherry*, supra, 112 Cal.App.4th at p. 862.)

[14] Before legislative amendments to the Penal Code in 1987, the only permissible purpose of bail was to ensure the defendant's presence in court. (*McSherry*, supra, 112 Cal.App.4th at p. 860.) **Now, "public safety ... is ... the primary factor for the court to consider in the setting of bail."** (Id. at p. 861; see also Pen. Code, §1275, subd. (a).)"

Also, see Pen. Code section 1270. Also, see *In re York* (1995) 9 Cal.4th 1133, for setting conditions for Own Recognizance Release (OR); and Penal Code section 1318:

"(a) The defendant shall not be released from custody under an own recognizance until the defendant files with the clerk of the court or other person authorized to accept bail a signed release agreement which includes: (1) The defendant's promise to appear at all times and places, as ordered by the court or magistrate and as ordered by any court in which, or any magistrate before whom the charge is subsequently pending; (2) The defendant's promise to obey all reasonable conditions imposed by the court or magistrate; (3) The defendant's promise not to depart this state without leave of the court; (4) Agreement by the defendant to waive extradition if the defendant fails to appear as required and is apprehended outside of the State of California. (5) The acknowledgment of the defendant that he or she has been informed of the consequences and penalties applicable to violation of the conditions of release."

Also, see Penal Code section 1318, authorizing reasonable conditions in connection with an OR Release; *People v. Standish* (2006) 38 Cal.4th 858, 876; and *People v. Ormiston* (2003) 105 C.A.4th 676.

PENAL CODE SECTION 646.9 – STALKING / Penal Code 646.93(c), imposes conditions on bail for stalking offenses:

- The defendant shall not initiate contact in person, by telephone, or any other means with the alleged victims
- The defendant shall not knowingly go within 100 yards of the alleged victims, their residence, or place of employment
- The defendant shall not possess any firearms or other deadly or dangerous weapons
- The defendant shall obey all laws
- The defendant, upon request at the time of his or her appearance in court shall provide the court with an address where he or she is residing or will reside, a business address and telephone number if employed, and a residence number if the defendant's residence has a telephone

ISSUANCE OF PROTECTIVE ORDER – DOMESTIC VIOLENCE CASES

In domestic violence cases, see Chapter 3, Pretrial Release Considerations, California Judges Benchbook, Domestic Violence Cases in Criminal Court, Chapter 4, pp. 39-69, CEB, 2016.

Also, see Penal Code section 136.2, requiring a court to consider the issuing of a protective order on its own motion in domestic violence cases, or for good cause in other crimes (*during pendency of case). See *Babalola v. Superior Court* (2011) 192 C.A.4th 948, 963-964: "In sum, in domestic violence cases past harm, as evidenced by the underlying charges or other information concerning the defendant's criminal history, or threat of future harm [*33] to the victim may provide good cause for issuance of a criminal protective order. In all other cases, a criminal protective order must be based on a finding of good cause to believe an attempt to intimidate or dissuade a victim or witness has occurred or is reasonably likely to occur. That finding may be based on the underlying charges and the circumstances surrounding the commission of the charged offenses, but a mere finding of past harm to the victim or a witness is not sufficient."

Upon conviction, if probation is granted a new protective order is necessary either under Penal Code 136.2(i) (1), or Penal Code 1203.097, and any previous order issued during pendency of the case should be terminated. See Judicial Council Form CR-160 – Domestic Violence Cases (Rev. July 2016).

DENIAL OF BAIL / CAPITAL CRIMES / CERTAIN FELONY CRIMES INVOLVING ACTS OF VIOLENCE

See *In re Nordin* (1983) 143 C.A.3d 538; Art. I, section 12, of the Cal. Constitution:

"A person shall be released on bail by sufficient sureties, except for: [¶] (a) Capital crimes when the facts are evident or the presumption great; [¶] (b) Felony offenses involving acts of violence on another person when the facts are evident or the presumption great and the court finds based upon clear and convincing evidence that there is a substantial likelihood the person's release would result in great bodily harm to others; or [¶] (c) Felony offenses when the facts are evident or the presumption great and the court finds based on clear and convincing evidence that the person has threatened another with great bodily harm and that there is a substantial likelihood that the person would carry out the threat if released. [¶] Excessive bail may not be required. In fixing the amount of bail, the court shall take into consideration the seriousness of the offense charged, the previous criminal record of the defendant, and the probability of his or her appearing at the trial or hearing of the case. [¶] A person may be released on his or her own recognizance in the court's discretion."

FORFEITURE OF BAIL BOND WHEN DEFENDANT FAILS TO APPEAR WITHOUT SUFFICIENT EXCUSE

See Penal Code section 1305(a)(5); and *People v. Ranger Ins. Co.* (2006) (5th DCA) 143 C.A.4th 1304. Bail forfeiture cannot be effectuated, unless the trial court has strictly complied with statutory requirements. See *People v. Western Ins. Co.* (2013) 213 Cal.App.4th 316, - court permitting defendant to leave country without knowledge of surety increased risk of failure to appear and trial court should have vacated forfeiture and exonerated bond when defendant failed to appear; *People v. \$10,153.38 in United States Currency* (2009) 179 Cal.App.4th 1520, 1528. Failure to declare a forfeiture when circumstances call for it divests the court of jurisdiction to do so at any later proceeding in the case. See *People v. Indiana Lumbermens Mut. Ins. Co.* (2011) 194 Cal.App.4th 45, 49.

There is no common law defense to a bail forfeiture that a surety's risk has been materially increased. See *County of Los Angeles v. American Contractors Indemnity Co.* (2011) 198 C.A.4th 175, 178-179.

A bondsman has the authority to surrender a subject who has posted a bond if the bondsman believes the bond was inadequate to cover a flight risk based on the charges. See Penal Code section 1300.

Notice to Surety of Forfeiture of Bail Bond / Notice to Professional Surety Need Not Contain Explicit Notification of Procedure to Obtain Relief

In *County of Orange v. Lexington Nat. Ins. Corp.* (2006) 140 C.A.4th 1488, the appellate court pointed out:

"Section 1305 states in relevant part: 'If the amount of the bond . . . exceeds four hundred dollars (\$400), the clerk of the court shall, within 30 days of the forfeiture, mail notice of the forfeiture to the surety' (Id., subd. (b), italics added.) Subdivision (b) further provides that "[t]he surety . . . shall be released of all obligations under the bond if any of the following conditions apply: [¶] (1) The clerk fails to mail the notice of forfeiture in accordance with this section within 30 days after the entry of the forfeiture. [¶] (2) The clerk fails to mail the notice of forfeiture to the surety at the address printed on the bond. [¶] (3) The clerk fails to mail a copy of the notice of forfeiture to the bail agent at the address shown on the bond." (Ibid., italics added.)

[1] The statute has two related objectives: to provide for a reasonably effective means of notice, and to create a reasonably reliable record of that notice."

Also, see *People v. Accredited Surety & Casualty Co.* (2013) 220 C.A.4th 1137, 1145:

"...the class of those for whom due process requires that notice of a bail forfeiture contain explicit notification of the procedure by which [***13] to obtain relief from the forfeiture does not include professional sureties, such as the surety in the present case. Unlike the laypersons involved in *Swink* and *Minor*, Surety "routinely work[s] with the section [(1305)] and [is] presumably familiar with it." (*Minor*, supra, 219 Cal.App.3d at p. 1550.)"

Forfeiture of Bail Bond Upon Non-appearance of Defendant Must be Declared in Open Court

Failure to declare forfeiture of the bail bond upon nonappearance of the defendant in open court *deprives the court of jurisdiction to later declare a forfeiture of the bail bond*. See *People v. Bankers Insurance Co.* (2010) 182 C.A.4th 582, 586. The Cal. Supreme Court has elaborated on this subject in *People v. Allegheny Casualty Co.* (2007) 41 Cal.4th 704, 706-707:

"Penal Code section 1305, subdivision (a) (section 1305(a)), fn. 1 requires that a forfeiture of bail be declared "in open court." In this case, the trial judge ordered forfeiture, but the record does not affirmatively establish whether this declaration did, or did not, occur in open court. We granted review to address in this setting the propriety of a trial court's subsequent order denying the bail surety's motion to set aside the forfeiture and to exonerate the bond.

We conclude as follows: Although the circumstance that a trial court has declared a bail forfeiture is a matter that should be reflected in the court's minutes, and although it is better practice for the minutes further to reflect that such a declaration was made orally in open court, as required by section 1305(a), contrary to the conclusion reached by the Court of Appeal below the statute does not require that a reporter's transcript, or the minutes, reflect the circumstance that the declaration occurred in open court. Moreover, consistent with the well-established presumptions that "official duty has been regularly performed" and that a court (or judge) is "presumed to have acted in the lawful exercise of its jurisdiction" (Evidence Code, §§664 & 666), in the posture in which this case arises (but contrary to the determination of the appellate court below) a failure to declare forfeiture in open court will not be presumed on a silent record. Because in the present case the party seeking to set aside the

forfeiture and exonerate the bond has not established that the trial court failed to declare the forfeiture in open court, we reverse the judgment rendered by the Court of Appeal."

Also, see *County of Orange v. Lexington Nat. Ins. Corp.* (2006) 140 C.A.4th 1488, 1492-1493. Failure to follow the provisions contained in the forfeiture statutes results in the surety being exonerated from his obligations. It is also noted herein that the surety and bail agent are entitled to separate notice every time a forfeiture is declared. Bail forfeiture declared in open court does not require that a court reporter be present. See *People v. Allegheny Casualty Co.* (2007) 41 Cal.4th 704; Penal Code 664 (official duty presumed to have been performed).

Remanding Defendant into Custody When Out on Bail and Bail is Increased Based on New Circumstance (e.g. additional charges, amended complaint or information)

Bond is exonerated when this takes place. See Penal Code section 1305 (c)(1); and *People v. International Fidelity Ins. Co.* (2012) 204 C.A.4th 588, 594; and *People v. Lexington National Ins. Corp.*, 242 Cal. App. 4th 1098.

When a Charge or Charges are Added or there is a Consolidation of Related Charges Based on Same Acts in Original Complaint this does Not Result in Exoneration of the Bond

See *People v. Indiana Lumbermens Mutual Ins. Co.* (2012) 202 C.A.4th 1541, 1547-1549.

Good Cause for Not Forfeiting Bail Bond and for Continuing Case / Penal Code 1305.1

In *People v. International Fidelity Ins. Co.* (2007) 151 C.A.4th 1056, the appellate court pointed out the options the trial court has when a defendant fails to appear on a bail bond: "Section 1305, subdivision (a) provides that if a criminal defendant fails to appear, without sufficient excuse, for his arraignment, trial, judgment, or on any other occasion when his presence is lawfully required prior to the pronouncement of judgment, the trial court "shall in open court declare [the bail] forfeited." Subdivision (a) of section 1305 works in conjunction with section 1305.1, which provides that if the trial court has reason to believe that a sufficient reason may exist for the defendant's failure to appear, "the court may continue the case for a period it deems reasonable to enable the defendant to appear without ordering a forfeiture of bail." (Italics added.) If the defendant then fails to appear, without sufficient excuse, on or before the continued date, "the bail shall be forfeited." Thus, a trial court's options, when the defendant fails to appear on an occasion when his appearance is lawfully required, are governed by both section 1305, subdivision (a) and section 1305.1. The trial court is obligated to exercise its sound discretion in making a determination whether a defendant's failure to appear is without sufficient excuse. (*County of Los Angeles v. Ranger Ins. Co.* (1996) 48 Cal.App.4th 992, 996.)"

Estoppel for Continued Extensions Requested by Bonding Company

See *People v. Bankers Insurance Co.* (2010) 182 C.A.4th 1377, 1386. In this latter case, the appellate court concluded: "[4] In short, we see no reason not to apply the rule that a litigant who has stipulated or otherwise consented to a procedure in excess of jurisdiction may be estopped to question it. As National Automobile observed, the rule has been applied in circumstances "materially indistinguishable from those before us." (*National Automobile*, supra, 82 Cal.App.4th at p. 126.) Here, Bankers expressly sought an extension of the appearance period -- whether we use the six months sought in its notice of motion or the 30 days sought in its affidavit and memorandum -- that resulted in an extension beyond the authority of the trial court to grant under sections 1305 and 1305.4. fn. 10 (See *Taylor Billingslea*, supra, {Page 182 Cal.App.4th 1386} 74 Cal.App.4th at p. 1199; *Granite State*, supra, 114 Cal.App.4th at p. 768.) As a consequence, summary judgment was entered, contrary to the statutory prescription, more than 90 days "after the date upon which it may first be entered ..." (§1306, subd. (c).) As in *National Automobile*, although the trial court "acted in excess of its jurisdiction when it extended the appearance period," the surety is estopped from challenging that order, and "[s]ince its challenge[] to the summary judgment[] [is] premised upon the alleged invalidity of [that] order[]," that challenge also fails. fn. 11 (Id. at p. 127.)

We do not intend by this opinion to create a broad estoppel rule applicable to any misstep made by the surety. We recognize that the statutory provisions are replete with technicalities, and the trial courts must be vigilant in following the statutory strictures. In the circumstances here, however, the surety's affirmative conduct makes it appropriate to estop it from challenging the trial court's erroneous extension of the appearance period. To rule otherwise on this record would create a wholly unacceptable precedent, encouraging sureties to request multiple extensions from busy judges and, when their requests are honored and they nevertheless cannot produce the defendant, claim that they were wrong to have asked for further time and the judge should not have listened to their entreaties. To permit the surety to have it both ways -- to obtain more time to avoid forfeiture of the bond, and then to have the bond exonerated because the judge gave them more time -- would be to allow an intolerable manipulation of the trial courts. This we cannot and will not condone."

Vacating Forfeiture – See *County of Los Angeles v. Financial Casualty & Surety Inc.* (2015) 236 C.A.4th 37, 44-45, - deportation constitutes possible ground for relief from forfeiture pursuant to Penal Code section 1305.

REVISIONS / ADDITIONS TO BAIL SCHEDULES

The following procedure is established to make interim changes to the bail schedule without a formal meeting of the judges / bail committee

1. Proposed interim changes will be made to Chairperson of Bail Schedule
2. Chairperson shall circulate to judges proposed interim changes and when approved by judges a revised page for the bail schedule will be distributed to all agencies holding authorized copies.

PENAL CODE	PROPOSITON 47 CRIMES	PRE-SUMPTIVE BAIL
459.5	Shoplifting / Commercial Burglary of \$950 or less Former sections 459, 460	\$5,000
473	Forgery of \$950 or less Former sections 470, 473	\$5,000
476a	NSF Checks of \$950 or less where defendant has no more than two prior forgery convictions for Penal Code sections 470, 475, or 476 misdemeanors	\$5,000
490.2	Thefts of any Property of \$950 or less	\$10,000
496	Receiving Stolen Property of \$950 or less	\$10,000
666	Petty Theft with Prior(s) of \$950 or less *Except for those persons with serious prior felony convictions and those required to register as sex offenders	\$10,000
H&S CODE		
11350	Possession of Controlled Substance *Except for those persons with serious prior felony convictions and those required to register as sex offenders	\$10,000
11377	Possession of Controlled Substance *Except for those persons with serious prior felony convictions and those required to register as sex offenders	\$10,000
11357	Concentrated Cannabis *Except for those persons with serious prior felony convictions and those required to register as sex offenders	\$5,000

MISDEMEANOR BAIL SCHEDULE (2016)

UNLISTED MISDEMEANORS

ALL MISDEMEANOR VIOLATIONS INCLUDING SUB-SECTIONS
FOR WHICH NO BAIL IS LISTED

\$2,500

Notwithstanding, any misdemeanor bail schedule, judicial officers are permitted to adjust bail considering factors in Penal Code Sections 1275, 1270, and 1269c.

ALL CITY OR COUNTY ORDINANCE MISDEMEANORS NOT LISTED

\$1,000

UNLISTED INFRACTIONS

Bail shall be determined by first using the most current publication of the Judicial Council Uniform Bail and Penalty Schedule, which is hereby adopted and incorporated by reference.

ALL COUNTY OR CITY ORDINANCE INFRACTION VIOLATIONS NOT LISTED

\$100.00

**BAIL FOR THE FOLLOWING PENAL CODE SECTIONS
MISDEMEANORS:**

PENAL CODE	CRIMES – PENAL CODE	PRE-SUMPTIVE BAIL
DEFAULT BAIL	FOR OFFENSES NOT LISTED BELOW	2,500
148(a)(1)	Resisting Delaying, or Obstructing Peace Officer	\$10,000
148.1	Make a False Bomb Report	\$20,000
148.2	Resisting or Interfering with Firemen or Rescue Personnel	10,000
148.9	False Identification to a Police Officer	5,000
151(a)	Person advocating killing or injuring peace officer	15,000
166(a)(4)	Willful Disobedience of Court Order	5,000
166(c)(1)	Violation of Criminal Stay Away Order in Domestic Violence case	20,000
166(c)(2)	Violation of Criminal Stay Away Order Resulting in Physical Injury	25,000
186.33	Failure to Register as Gang Member	10,000
192(c)(2)	Misdemeanor Vehicular Manslaughter	25,000
241.6	Assault on School Employee	10,000
241.8	Assault on Member of U.S. Armed Services	10,000
241.10	Battery Against Member of U.S. Armed Services	20,000
242	Battery	5,000
243(b)-(c)(2)	Battery on Peace Officer, Firefighter, etc.	20,000
243(e)(1)	Misdemeanor Battery on spouse, former spouse, fiancée, etc.	20,000
	2 nd or Subsequent Offense	35,000
243.4(d)	Sexual Battery	25,000

243.6	Battery Against School Employee	10,000
	Battery Against Elder or a Dependent Adult	20,000
245(a)(1) per 17(b)(4)	Assault with a deadly weapon (<i>other than firearm</i>) or force likely to cause great bodily injury	20,000
273a(b)	Cruelty to a Child under Circumstances or Conditions other than those likely to produce great bodily harm or death	10,000
273d	Cruel or Inhuman Corporal Child Punishment	25,000
273.5 per 17b4	Corporal Injury to Spouse or Cohabitant 2 nd or subsequent offense	25,000 35,000
273.6(a)	Violation of Domestic Relations Court Order	20,000
273.6(b)	Violation of Court Order Resulting in Physical Injury	25,000
273.65(a)	Violation of Protective Order Related to Children	20,000
290(g)(1)	Failure to Register as a Sex Offender	20,000
311.2(c)	Obscene Matter	10,000
311.3(a)	Sexual Exploitation	10,000
311.4(a)	Sexual Exploitation of Minor	15,000
311.6	Obscene Live Conduct	10,000
311.11(a)	Possession Underage Obscenity / Electronic Material	15,000
314	Indecent Exposure 2 nd or subsequent offense	10,000 20,000
368(b)(1)(c)	Abuse of elder / dependent adult with injury	25,000
368(d)	Abuse of elder / dependent adult; theft/embezzlement	20,000
381c	Selling or providing, nitrous oxide to a person under the age of 18 years	5,000
417(a)(1)	Brandishing a Weapon other than a Firearm	10,000
417(a)(2)	Brandishing a Firearm	35,000
417.4	Brandishing Imitation (Replica) Firearm	15,000

422 per 17b4	Criminal Threats	25,000
591.5	Destruction of Wireless Communication Device to Prevent Summoning Law Enforcement	5,000
594(b)(2)(B)	Vandalism with <u>prior conviction</u> of vandalism or graffiti	5,000
594.35	Vandalism of Cemetery	10,000
594.37	Picketing at a Funeral	5,000
597	Present at animal fights as spectator	5,000
602(k) –	Trespass to Injury Property / Interfere with Business	5,000
602(w)	Refusing to Leave Battered Women’s Shelter	10,000
602.5(b)	Aggravated Trespassing	10,000
626.7	Failure to Leave School Campus	10,000
647(a)	Lewd Conduct in public place	10,000
647(b)	Soliciting or Engaging in Prostitution 2 nd or subsequent offense	5,000 10,000
647(h)	Prowling	5,000
647(i)	Peeking in door or window of inhabited building or structure without lawful business with owner or occupant	10,000
647.6(a)	Child Molesting	50,000
646.9 per 17b4	Stalking	35,000
653b	Loitering at a school or public place where children congregate and to remain or reenter after being asked to leave	5,000
653c	Offense committed by registered gang member	10,000
653m	Annoying Communications / Telephone Calls	5,000
653o	Unlawful selling, possessing with intent to sell, or import dead body or any part thereof of specified species	5,000
664	Attempt to Commit any Crime	Bail same as underlying offense
666/17B4	Petty Theft with Prior Conviction(s)	10,000

11411	Hang a noose knowing it as a symbol representing a threat to life	25,000
12025	Carrying a Concealed Weapon	15,000
12031	Possession of Loaded Firearm in Public in Public or Vehicle	10,000
1203.2	Violation of Probation	5,000
23920	Possession of Firearm with altered mark of identification	5,000
25400(a)(1)	Concealed Firearm / Vehicle	10,000
25400(a)(2)	Concealed Firearm / Person	15,000
25400(a)(3)	Concealed Firearm / Passenger	10,000
25850(a)	Carry Loaded Firearm in Public	15,000
26350	Carry Unloaded Handgun while in a Public Place or Public street	5,000
29815	Possession of a Firearm by Person Prohibited by Probation Condition	10,000
30305(b)(1)	Unlawful owning, possessing, etc. of ammunition by a person who is under a criminal street gang injunction	10,000
14029.5	Unlawful to post on Internet home address, or other identifying information that discloses location of witness in Witness Relocation Program	25,000
4532	Escape from Jail	35,000
HEALTH & SAFETY CODE	MISDEMEANOR BAIL SCHEDULE	PRE-SUMPTIVE BAIL
	CRIMES – HEALTH & SAFETY CODE	
11550	Under the influence of controlled substance	10,000

VEHICLE CODE		PRE-SUMPTIVE BAIL
	CRIMES – VEHICLE CODE	
31	False Information to Peace Officer	2,500
10852	Tampering with Vehicle	5,000
14601.2	Suspended License – Prior DUI With one or more prior convictions	5,000 10,000
14601.5	Suspended License / Refusal	2,500
20002(a)	Hit Run Driving (no injury)	5,000
23103	Reckless Driving	2,500
23104	Reckless Driving Causing Injury	5,000
23152(a)	Driving Under the Influence of Alcohol or Drugs With one prior conviction With two or more prior convictions	10,000 15,000 60,000
23152(b)	Driving with Blood Alcohol Level of 0.08 or above With one prior conviction With two or more prior convictions	10,000 15,000 60,000
23247(a)	Defeating ignition Interlock Device	5,000
2800.1	Evade Peace Officer	10,000
2800.2(a)	Evade a Peace Officer and Reckless Driving	35,000
40508(a)	Failure to Appear for Court	5,000
	ALL MISDEMEANORS NOT LISTED AND NOT SUBJECT TO PENAL CODE 1170.18	2,000

PENAL CODE	FELONY CRIMES – PENAL CODE FELONY BAIL SCHEDULE	PRE-SUMPTIVE BAIL
DEFAULT FELONY BAIL	FOR FELONY OFFENSES NOT LISTED BELOW	10,000
32	ACCESSORIES The greater of ½ the amount for the principal offense or	20,000
38	MISPRISION OF TREASON	10,000
67	BRIBE EXECUTIVE OFFICER	25,000
67.5	BRIBE PUBLIC OFFICIAL, ETC. (if theft or thing given or offered would be grand theft)	25,000
68	PUBLIC OFFICIAL ASK / RECEIVE BRIBE	25,000
69	OBSTRUCT / THREATEN EXECUTIVE OFFICER	25,000
71	THREATEN PUBLIC OFFICIAL	100,000
72	PRESENT FALSE CLAIM	10,000
76	THREATEN ELECTED OFFICIAL OR JUDGE	250,000
85	GIVE BRIBE TO LEGISLATOR	50,000
86	LEGISLATOR RECEIVE BRIBE	50,000
92	BRIBE JUDGE / JUROR, ETC.	100,000
93	JUDGE, ETC. ACCEPTING BRIBE	100,000
95	INFLUENCE JUROR	25,000
95.1	THREATEN JUROR	100,000
96	MISCONDUCT OF JUROR	25,000
107	ESCAPE DETENTION	20,000
109	AID /ESCAPE TRAINING SCHOOL	20,000
110	AID ESCAPE OF INMATE	20,000
113	MANUFACTURE / ETC. FALSE CITIZEN, ETC. DOCUMENTS	50,000
114	USE FALSE CITIZEN / ETC. DOCUMENTS	25,000
115 (a)	OFFER/ETC FAKE INSTRUMENT	5,000
115.1	CAMPAIGN VIOLATIONS	25,000
115.5(b)	FALSE STATEMENT NOTARY	5,000
116	TAMPERING WITH JURY LIST	25,000
117	FALSIFY JURY LIST	5,000
118(a)	PERJURY	50,000
118a	FALSE AFFIDAVIT PERJURY	50,000
118.1	OFFICER FILES FALSE REPORT	20,000
127	SUBORNATION OF PERJURY	25,000
128	PERJURY INNOCENT PERSON EXECUTED	NO BAIL
129	FALSE STATEMENT OATH	10,000
132	OFFER FALSE EVIDENCE	10,000
134	PREPARE FALSE EVIDENCE	10,000

136.1(c)	INTIMIDATE WITNESS OR VICTIM	100,000
136.1(c)(1)	THREATEN WITNESS / WITH FORCE VIOLENCE	100,000
136.1(c)(2)	ACT FURTHER CONSPIRACY	50,000
136.1(c)(3)	ACT BY PERSON CONVICTED	75,000
136.1(c)(4)	ACT FOR PECUNIARY GAIN	75,000
136.5	CARRY DEADLY WEAPON TO INTIMIDATE WITNESS/VICTIM	75,000
136.7	PRISONER GIVE PRISONER WITNESS/VICTIM INFORMATION	35,000
137(a)	INFLUENCE TESTIMONY BRIBE	100,000
137(b)	GET FALSE TESTIMONY FORCE	100,000
138(a)	BRIBE WITNESS	25,000
138(b)	WITNESS RECEIVE BRIBE	25,000
139(a)	FELON THREATEN FORCE / ETC. WITNESS	100,000
140	THREATEN FORCE / ETC. WITNESS	75,000
141(b)	FALSE EVIDENCE / PEACE OFFICER	25,000
142(a)	POLICE OFFICER REFUSE ARREST	10,000
146a(b)	IMPERSONATE PUBLIC OFFICIAL	20,000
146e(b)	DISSEMINATION OF OFFICER INFORMATION CAUSING INJURY	20,000
148(b)	TAKE NONFIREARM FROM POLICE	10,000
148(c)	TAKE FIREARM FROM POLICE - RESISTING	50,000
148(d)	ATTEMPT REMOVE FIREARM FROM POLICE OFFICER ETC.	30,000
148.1(a)	FALSE BOMB/ETC. REPORT POLICE/ETC.	25,000
148.1(b)	FALSE BOMB REPORT POLICE	25,000
148.1(c)	FALSE BOMB REPORT	25,000
148.1(d)	GIVE/PLACE/ETC. FALSE BOMB	10,000
148.3(b)	FALSE REPORT OF EMERGENCY GBI/DEATH	25,000
148.4(b)(1)	FALSE FIREALARM GBI	25,000
148.4(b)(2)	FALSE FIRE ALARM DEATH	100,000
148.10(a)	RESIST POLICE OFFICER GBI	50,000
148.10(b)	RESIST POLICE OFFICER DEATH	100,000
149	ASSAULT BY PUBLIC OFFICER	50,000
151(a)(2)	ADVOCATE KILL / INJURE POLICE OFFICER	50,000
153	COMPOUND/CONCEAL CRIME	10,000
154(b)	DEBTOR HIDES CONCEALS PROPERTY	5,000
155(b)	DEBTOR HIDES CONCEALS STOCK IN TRADE	5,000
156	MISREPRESENT CHILD INHERITANCE	10,000
157	SUBSTITUTE CHILD	25,000
165	BRIBE – GIVE TO/RECEIVE BY PUBLIC OFFICIAL	25,000

168(a)	DISCLOSE WARRANT PRIOR TO EXECUTION	5,000
171b(a)	POSSESS WEAPON PUBLIC BLDG.	25,000
171(c)	POSSESS FIREARM PUBLIC BLDG.	50,000
171d	POSSESS FIREARM PUBLIC OFFICIAL RESIDENCE	50,000
181	INVOLUNTARY SERVITUDE / SLAVERY	50,000
182	CONSPIRACY	SAME AS CRIME
182(a)(1)	COMMIT ANY CRIME	SAME AS CRIME
182(a)(2)	FALSELY INDICT ANOTHER	SAME AS CRIME
182(a)(3)	FALSELY MOVE/ETC SUIT/ETC	SAME AS CRIME
182(a)(4)	CONSPIRE DEFRAUD/ ETC PERSON	10,000
182(a)(5)	ACT INJURIOUS PUBLIC HEALT	SAME AS CRIME
182(a)(6)	CONSPIRE EXECUTIVE OFFICER	25,000
182.5	GANG CONSPIRACY	SAME AS CRIME
186.10(a)	MONEY LAUNDERING	50,000
186.11(a)(1)	MULTIPLE FRAUD OR EMBEZZLEMENT LOSS –GREATER THAN 100,000 ENHANCEMENT	100,000
186.11(a)(2)	MULTIPLE FRAUD OR EMBEZZLEMENT LOSS GREATER THAN 500,000 ENHANCEMENT	500,000
186.22 (a)	PARTICIPATION IN FELONY FOR BENEFIT OF STREET GANG	100,000
186.22(b)(1)	FELONY CONVICTION COMMITTED FOR BENEFIT OF STREET GANG	+60,000
(b)(1)(A)		+60,000
(b)(1)(B)	SERIOUS FELONY CONVICTION	+60,000
(b)(1)(C)	VIOLENT FELONY CONVICTION	+60,000
(b)(1)(C)(4)	CONVICTED OF SPECIFIED FELONIES FOR BENEFIT OF STREET GANG	+100,000
186.22(d)	GANG PURPOSE CRIME	50,000
186.26(a)	RECRUITING GANG MEMBER	50,000
186.26(b)	RECRUITING GANG MEMBERS – THREATS	60,000
186.26(c)	RECRUITING GANG MEMBERS – PHYSICAL VIOLENCE	60,000
186.26(d)	RECRUITING GANG MEMBER - MINOR	60,000

187(a)	MURDER FIRST DEGREE SPECIAL CIRCUMSTANCES – murder caused by destructive devices, weapons of mass destruction, penetrating ammunition, poison, lying in wait, torture, willful deliberate and premeditated killing, or killing in perpetration of specified felonies	NO BAIL
187(A)	MURDER FIRST DEGREE SHOOT FROM VEHICLE	NO BAIL
187(A)	MURDER SECOND DEGREE	NO BAIL
187(A)	MURDER SECOND DEGREE PEACE OFFICER	NO BAIL
191.5(a)	OPERATING VESSEL WHILE INTOXICATED WITH GROSS NEGLIGENCE - MANSLAUGHTER	100,000
191.5(b)	OPERATING VESSEL WHILE INTOXICATED WITHOUT GROSS NEGLIGENCE - MANSLAUGHTER	75,000
191.5(c)	OPERATING VESSEL WITH GROSS NEGLIGENCE - MANSLAUGHTER	60,000
191.5(d)	OPERATING VESSEL WITHOUT GROSS NEGLIGENCE – MANSLAUGHTER	60,000
192(a)	VOLUNTARY MANSLAUGHTER	250,000
192(b)	INVOLUNTARY MANSLAUGHTER	75,000
192(c)(1)	VEHICLE MANSLAUGHTER WITH GROSS NEGLIGENCE	100,000
192(c)(2)	VEHICULAR HOMICIDE (DUI WITHOUT GROSS NEGLIGENCE)	50,000
192(c)(3)	VEHICULAR HOMICIDE (ACCIDENT CAUSED FOR FINANCIAL GAIN)	100,000
192.5(a)	VEHICULAR MANSLAUGHTER VESSEL ALCOHOL/DRUGS GROSS NEGLIGENCE	100,000
192.5(b)	VEHICULAR MANSLAUGHTER VESSEL ALCOHOL/DRUGS WITHOUT GROSS NEG.	50,000
192.5(c)	VEHICLE MANSLAUGHTER VESSEL – ALCOHOL/DRUGS WITH GROSS NEGLIGENCE	50,000
203	MAYHEM	100,000
205	AGGRAVATED MAYHEM (life)	1,000,000
206	TORTURE	500,000
207(a)	KIDNAPPING	100,000
207(b)	KIDNAP CHILD UNDER 14	250,000
207(c)	KIDNAP WITH FEAR	250,000
207(d)	KIDNAP BY FORCE/FRAUD	250,000
209(a)	KIDNAP FOR RANSOM (life)	1,000.000
209(b)	KIDNAP COMMIT ROBBERY/RAPE/SEX (life)	1,000.000

209.5(a)	KIDNAP DURING CARJACK (life)	1,000,000
210	POSE KIDNAPPER EXTORT	50,000
210.5	FALSE IMPRISONMENT – KIDNAP TO EVADE ARREST	250,000
211/212	ROBBERY (INHABITED DWELLING; VICTIM PERFORMING DUTIES OR PASSENGER; AFTER USE AUTOMATED TELLER	100,000
211	ROBBERY SECOND DEGREE	60,000
213(a)(1)(A)	ROBBERY FIRST DEGREE IN CONCERT	100,000
213(b)	ATTEMPTED ROBBERY	50,000
214	TRAIN ROBBERY	100,000
215(a)	CARJACKING	100,000
217.1(a)	ASSAULT PUBLIC OFFICIAL	100,000
217.1(b)	ATTEMPT MURDER PUBLIC OFFICIAL	1,000,000
218	ATTEMPT TRAIN WRECK	250,000
218.1	OBSTRUCTION OF TRACKS CAUSING DAMAGE OR INJURY	100,000
219	TRAIN WRECKING (life)	1,000,000
219.1	THROW OBJECT AT COMMUTER/CARRIER VEHICLE WITH INJURY	25,000 50,000
219.2	THROW OBJECTS OR MISSILES AT TRAIN CARRYING PASSENGERS	50,000
220	ASSAULT COMMIT RAPE / ETC.	60,000
220(a)	ASSAULT WITH INTENT TO COMMIT MAYHEM, RAPE, SODOMY, ORAL COPULATION, OR ANY VIOLATION OF PC SECTION 264.1, 288, OR 289	SAME AS SUBSTANTIVE OFFENSE
220(b)	ASSAULT WITH INTENT TO COMMIT SEXUAL OFFENSE, OR ANY VIOLATION OF PC SECTION 264.1, 288, OR 289, DURING THE COMMISSION OF 1ST DEGREE BURGLARY	1,000,000
222	ADMINISTER / GIVE DRUGS AID IN FELONY	25,000
236	FALSE IMPRISONMENT WITH VIOLENCE	60,000
236.1(b)	HUMAN TRAFFICKING /	100,000
236.1(c)	If victim under 18	150,000
237(b)	FALSE IMPRISONMENT – ELDER OR DEPENDENT PERSON	50,000
241.1	ASSAULT – UPON CUSTODIAL OFFICER	35,000
241.4	ASSAULT SCHOOL POLICE OFFICER	35,000
241.7	ASSAULT JURORS	35,000
243(c)	BATTERY W / INJURY ON POLICE	60,000
243(d)	BATTERY W / SER. INJURY ON PERSON	50,000
243.1	BATTERY ON CUSTODIAL OFFICER	60,000

243.3	BATTERY W / INJURY ON TRANSP. PERSON / PASSENGER	35,000
243.4(a)	SEXUAL BATTERY	60,000
243.4(b)	SEXUAL BATTERY MEDICAL INSTITUTION PERSON	50,000
243.4(c)	SEXUAL BATTERY RESTRAINED PERSON	50,000
243.6	BATTERY WITH INJURY ON SCHOOL EMPLOYEE	50,000
243.7	BATTERY AGAINST JUROR	50,000
243.9(a)	BATTERY BY GASSING	50,000
244	ASSAULT W/CAUSTIC CHEMICAL/ETC	50,000
244.5(b)	ASSAULT W/STUNGUN/TASER	50,000
244.5(c)	ASSAULT W/STUNGUN/TASER ON POLICE	50,000
245(a)(1)	ADW NO FIREARM W/ FORCE: GBI	50,000
244(a)(2)	ASSAULT WITH A FIREARM	50,000
245(a)(3)	ASSAULT WITH MACHINE GUN	100,000
245(b)	ASSAULT WITH SEMIAUTO RIFLE	100,000
245(c)	ADW NO FIREARM POLICE/FIRE: GBI LIKELY	50,000
245(d)(1)	ASSAULT WITH FIREARM ON POLICE	250,000
245(d)(2)	ASSAULT WITH SEMIAUTO RIFLE ON POLICE	250,000
245(D)(3)	ASSAULT WITH MACHINE GUN POLICE	250,000
245.2	ADW TRANSPORT PERSON	50,000
245.3	ADW CUSTODIAL OFFICER	50,000
245.5(a)	ADW SCHOOL EMPLOYEE GBI LIKELY	50,000
245.5(b)	ASSAULT W/FIREARM SCHOOL EMPLOYEE	50,000
245.5(c)	ASSAULT WITH STUNGUN SCHOOL EMPLOYEE	50,000
246	SHOOT INHABITED DWELLING / VEHICLE	250,000
246.3	DISCHARGE OF FIREARM WITH GROSS NEGLIGENCE	35,000
247(a)	SHOOT UNOCCUPIED AIRCRAFT	50,000
247(b)	SHOOT UNOCCUPIED DWELLING/VEHICLE	35,000
247.5	DISCHARGE LASER AT OCCUPIED AIRCRAFT	100,000
261(a)(1)	RAPE: INCAPABLE OF CONSENT	100,000
261(a)(2)	RAPE: FORCE OR FEAR	250,000
261(A)(3)	RAPE: DRUGGED VICTIM	100,000
261(A)(4)	RAPE: UNCONSCIOUS VICTIM	100,000
261(A)(5)	RAPE: VICTIM THINKS SPOUSE	100,000
261(A)(6)	RAPE: THREAT RETALIATION	100,000
261(A)(7)	RAPE: THREAT AUTHORITY/ARREST	100,000
261.5(a)	SEX WITH A MINOR UNDER 18	20,000
261.5(c)	SEX WITH MINOR 3+ YEARS YOUNGER	25,000
261.5(d)	SEX W/MINOR UNDER 16 PERSON 21+	25,000

262(a)(1)	RAPE SPOUSE WITH FORCE/ETC	100,000
261(a)(2)	RAPE SPOUSE UNDER CONTROLLED SUBSTANCE/ETC	100,000
262(a)(3)	RAPE SPOUSE/UNCONSCIOUS VICTIM	100,000
262(a)(4)	RAPE SPOUSE/THREAT RETALIATION	100,000
262(a)(5)	RAPE SPOUSE, THREAT AUTHORITY/ ARREST	100,000
264.1	RAPE/ETC IN CONCERT/FORCE	250,000
266	ENTICE MALE FEMALE PROSTITUTE	30,000
266a	TAKE PERSON TO PROSTITUTE	30,000
266b	TAKE PERSON FOR ILLICIT RELATIONSHIP	30,000
266c	INDUCE SEX ACT FALSE REPRESENTATION CAUSE FEAR	30,000
266d	PAY PROCURE PERSON TO COHABITATE	20,000
266f	SELL PERSON ILLICIT USE	20,000
266g	PROSTITUTING WIFE	20,000
266h(a)	PIMPING	35,000
266h(b)(1)	IF OTHER PERSON IS A MINOR OVER 16	50,000
266(b)(2)	IF OTHER PERSON IS A MINOR UNDER 16	75,000
266i	PANDERING	35,000
	IF OTHER PERSON IS A MINOR UNDER 16	50,000
266j	PROCURE UNDER 16 FOR L&L	50,000
267	ABDUCT MINOR TO PROSTITUTE	20,000
269	AGGRAVATED SEXUAL ASSAULT CHILD UNDER 14 YEARS	250,000
271	DESERTS CHILD	25,000
271a	ABANDONS CHILD	20,000
273a(a)	CHILD CRUELTY POSSIBLE INJURY/DEATH	100,000
273ab	ASSAULT CHILD/GBI LIKELY/DEATH RESULTS	250,000
273d(a)	INFLICT INJURY ON CHILD	50,000+15,000 per each additional victim
273.5(a)	CORPORAL INJURY SPOUSE, ETC	50,000
273.5(e)	WITH PRIOR CONVICTION(S)	100,000
273.6(d) or (e)	VIOLETION OF DOMESTIC VIOLENCE PROTECTIVE ORDER / Violence / or Prior Conviction resulting in physical injury to victim	50,000
278	CHILD STEALING	50,000
278.5	VIOLETION OF CUSTODY DECREE	25,000
280(b)	CONCEAL ADOPTABLE CHILD OUT OF STATE	25,000
281(a)	BIGAMY	20,000
284	MARRY SPOUSE OF ANOTHER	15,000
285	INCEST	50,000

286(b)(1)	SODOMY VICTIM UNDER 18 YEARS	50,000
286(b)(2)	SODOMY VICTIM UNDER 16 AND DEF. OVER 21	100,000
286(c)(1)	SODOMY VICTIM UNDER 14 AND DEF. MORE THAN 10 YEARS OLDER	150,000
286(c)(2)	SODOMY COMMITTED BY FORCE ETC.	150,000
286(c)(3)	SODOMY/THREAT RETALIATION	100,000
286(d)(1)	SODOMY IN CONCERT	100,000
286(e)	SODOMY IN PRISON/JAIL	100,000
286(f)	SODOMY VICTIM UNCONSCIOUS	100,000
286(g)	SODOMY VICTIM INCAPABLE OF GIVING CONSENT	100,000
286(h)	SODOMY VICTIM MENTAL FACILITY	100,000
286(i)	SODOMY VICTIM DRUGGED	100,000
286(j)	SODOMY VICTIM THINKS SPOUSE	100,000
286(k)	SODOMY THREAT AUTHORITY	100,000
288(a)	LEWD & LACIVIOUS CONDUCT ON CHILD UNDER 14 (L&L)	100,000
288(a)(e)	L&L COMMITTED IN STATE PRISON OR JAIL	100,000
288(b)(1)	L&L WITH FORCE	150,000
288(b)(2)	LEWD & LACIVIOUS CONDUCT WITH DEPENDENT ADULT WITH FORCE	100,000
288(c)(1)	L&L W 14/15	150,000
288(c)(2)	L&L WITH DEPENDENT ADULT	100,000
288.2(a)	DISTRIBUTING OR SENDING HARMFUL MATERIAL TO A MINOR	25,000
288.2(b)	DISTRIBUTING OR SENDING HARMFUL MATERIAL TO A MINOR BY ELECTRONIC MAIL OR INTERNET	25,000
288.3(a)	CONTACTING OR COMMUNICATING WITH MINOR FOR PURPOSE OF ENGAGING IN L&L BEHAVIOR	35, 000
288.3(c)	PRIOR CONVICTION	75,000
288.4(a)(2)	ARRANGED MEETING WITH MINOR FOR PURPOSE OF EXPOSING OR PROCURING SEXUAL EXPOSURE OR ENGAGING IN LEWD ACT WITH PRIOR CONVICTION	75,000
288.4(b)	PERSON GOES TO ARRANGED MEETING WITH MINOR TO ENGAGE IN L&L	75,000
288.5(a)	CONTINUOUS SEXUAL ABUSE OF A CHILD UNDER 14 YEARS	250,000
288.7(a)	SEXUAL ACTS (sexual intercourse or sodomy) WITH CHILD 10 YEARS OLD OR YOUNGER	250,000

288.7(b)	SEXUAL ACTS (oral copulation or sexual penetration) WITH CHILD 10 YEARS OLD OR YOUNGER	250,000
288(a)(b)(1)	ORAL COPULATION UNDER 18	25,000
288a(b)(2)	ORAL COPULATION UNDER 16	50,000
288a(c)	ORAL COPULATION UNDER 14	100,000
288a(c)(1)	ORAL COPULATION UNDER 14/10 OVER	100,000
288a(c)(2)	ORAL COPULATION FORCE	100,000
288a(c)(3)	ORAL COPULATION/THREAT RETALIATION	100,000
288a(d)(1)	ORAL COPULATION IN CONCERT WITH FORCE	100,000
288a(d)(2)	ORAL COPULATION IN CONCERT/THREAT RETALIATION	100,000
288a(d)(3)	ORAL COPULATION IN CONCERT/ VICTIM INCAPABLE OF CONSENT	100,000
288a(e)	ORAL COPULATION IN PRISON	10,000
288a(f)	ORAL COPULATION VICTIM UNCONSCIOUS OF ACT	50,000
288a(g)	ORAL COPULATION VICTIM INCAPABLE GIVE CONSENT	50,000
288a(h)	ORAL COPULATION VICTIM STATE HOSPITAL	35,000
288a(i)	ORAL COPULATION VICTIM INTOXICATED	35,000
288a(j)	ORAL COPULATION VICTIM THINKS SPOUSE	50,000
288a(k)	ORAL COPULATION/THREAT AUTHORITY	50,000
289(a)(1)	SEX FOREIGN OBJECT FORCE	100,000
289(a)(2)	PENETRATION WITH SEX FOREIGN OBJECT / THREAT RETALIATION	100,000
289(b)	SEX FOREIGN OBJECT VICTIM INCAPABLE OF GIVING CONSENT	100,000
289(c)	SEX FOREIGN OBJECT VICTIM MENTAL FACILITY	100,000
289(d)	SEX FOREIGN OBJECT VICTIM UNCONSCIOUS OR NOT AWARE OF ACT	100,000
289(e)	SEX FOREIGN OBJECT VICTIM DRUGGED	100,000
289(f)	SEX FOREIGN OBJECT VICTIM THINKS SPOUSE	100,000
289(g)	SEX FOREIGN OBJECT/THREAT AUTHORITY	100,000
289(h)	SEX FOREIGN OBJECT UNDER 18	100,000
289(i)	SEX FOREIGN OBJECT UNDER 16	100,000
289(j)	SEX FOREIGN OBJECT UNDER 14/OVER 10	100,000
289.6	EMPLOYEE / PEACE OFFICER SEX CONFINED ADULT WITH CONSENT	50,000
290.018(b)	FAILING TO REGISTER AS A SEXUALLY	35,000

	VIOLENT PREDATOR	
290.018(d)	MENTALLY DISORDERED SEX OFFENDER/INSANE WHO FAILS TO REGISTER	35,000
290.018(f)	SEXUALLY VIOLENT OFFENDER WHO FAILS TO VERIFY REGISTRATION EVERY 90 DAYS	35,000
290.46(j)(2)	USE INFORMATION DISCLOSED ON SEX OFFENDER INTERNET WEB SITE TO COMMIT A FELONY	35,000
311.1(a)	BRINGING INTO STATE MATTER DEPICTING CHILD IN SEXUAL CONDUCT	50,000
311.2(a)	BRINGING OBSCENE MATTER INTO OR DISTRIBUTING WITHIN STATE	50,000
311.2(b)	BRING/DISTRIBUTE OBSCENE MATERIAL OF MINOR – COMMERCIAL PURPOSES	100,000
311.2(c)	OBSCENE MATERIAL OF MINOR TO ADULT	50,000
311.2(d)	OBSCENE MATERIAL OF MINOR TO MINOR	35,000
311.3(d)	DEPICT SEX CONDUCT WITH MINOR	50,000
311.4(a)	USE ETC/ MINOR OBSCENE MATERIAL	50,000
311.4(b)	USE/ETC MINOR COMMERCIAL OBSCENE MATERIAL	100,000
311.4(c)	USE/ETC MINOR OBSCENE MATERIAL	50,000
311.11(a)	POSSESSION OR CONTROL OF CHILD PORNOGRAPHY	35,000
311.11(b)	POSSESSION OR CONTROL OF CHILD PORNOGRAPHY - PRIOR	50,000
313.1(a)	SELL/ECT HARMFUL MATTER MINOR WITH PRIOR	50,000
313.1(b)	FAKE PARENT OF MINOR SEE HARMFUL MATTER WITH PRIOR	35,000
313.1(c)(1)	HARMFUL MATTER PUBLIC VENDING MACHINE WITH PRIOR	35,000
313.1(c)(2)	HARMFUL MATTER UNSUPERVISED VENDING MACHINE WITH PRIOR	40,000
314(1)	INDECENT EXPOSURE WITH PRIOR	50,000
314(1)	INDECENT EXPOSURE ILLEGAL ENTER OCCUPIED DWELLING/ETC	50,000
327	ENDLESS CHAIN SCHEME	10,000
332	OBTAIN MONEY BY FRAUD/ETC	10,000
334	HIDDEN DEVICE TO DEFRAUD	10,000
337a	GAMING VIOLATION	10,000
	2nd OFFENSE	15,000
	Third OFFENSE	25,000

337a.1	POOL SELLING/BOOKMAKING	10,000
337a.2	KEEP BOOKMAKING PREMISES	25,000
337a.3	HOLD GAMBLING STAKES	5,000
337a.4	RECORD BETS/WAGERS	5,000
337a.5	KEEP GAMBLING PREMISES	25,000
337a.6	ACCEPT/WAGERS	5,000
337b	BRIBE SPORT CONTESTANT	10,000
337c	CONTESTANT ACCEPT BRIBE	10,000
337d	OFFER BRIBE UMPIRE/ETC	10,000
337e	UMPIRE/ETC ACCEPT BRIBE	10,000
337f(a)	CONSPIRE AFFECT RESULTS RACEHORSE	25,000
337f(b)	STIMULATE/DEPRESS HORSE	25,000
337f(c)	ENTER DRUGGED RACEHORSE	10,000
337f(d)	ENTER RACEHORSE FICTITIOUS NAME	10,000
337l	TRANSMIT RACE RESULTS	10,000
337.3	USE RACE OFFICIAL NAME	10,000
337.4	TOUT OBTAIN+\$950	10,000
337.7	USE RACE LICENSE FRAUDULENT	10,000
337.8	USE CREDENTIAL TO TOUT	10,000
347(a)	POISON FOOD/DRINK	50,000
347(b)	FALSE REPORT OF POISON	10,000
350(a)	MANUFACTURE/ETC COUNTERFEIT MARK	10,000
350(b)	MANUFACTURE COUNTERFEIT WITH PRIOR	10,000
368(b)(1)	PERSON CAUSING PAIN, SUFFERING OR INJURY TO ELDER OR DEPENDENT ADULT	50,000
368(b)(2)	CRUELTY ELDER/DEPENDENT ADULT GREAT BODILY INJURY/DEATH	100,000
368(c)	CAUSING ELDER PERSON TO SUFFER OR INFLECTING UNJUSTIFIABLE PAIN	50,000
368(d)	STEAL ELDER/DEPENDENT ADULT \$950+	50,000
368(e)	STEAL ELDER/DEPENDANT ADULT BY CARETAKER 950+	50,000
368(f)	ELDER DEPENDANT ADULT – FALSE IMPRISONMENT	50,000
374.8(b)	DUMP HAZARDOUS SUBSTANCE ROADWATER	25,000
375(a)	RELEASE SUBSTANCE PUBLIC	20,000
375(d)	USE TEAR/MUSTARD GAS	20,000
382.5	SALE DINITROPHENOL	20,000
382.6	SALE PREPARATIONS CONTAINING DINITROPHENOL	20,000

387(a)	UNSAFE BUSINESS PRACTICE CAUSING BODILY INJURY//DEATH	25,000
399(a)	OWNER ANIMAL CAUSES DEATH	50,000
399(b)	OWNER ANIMAL CAUSING SERIOUS BODILY INJURY	35,000
399.5(a)	ATTACK DOG BITES TWO PERSONS	20,000
401	AID SUICIDE	15,000
405b	LYNCHING	100,000
417(b)	EXHIBIT LOADED FIREARM AT DAY CARE CENTER	30,000
417(c)	EXHIBIT FIREARM PRESENCE UNIFORMED POLICE OFFICER	30,000
417.1	EXHIBIT FIREARM PRESENCE RESERVE POLICE OFFICER	30,000
417.3	EXHIBIT FIREARM PERSON IN VEHICLE	25,000
417.6(a)	EXHIBIT FIREARM W/GBI	25,000
417.8	EXHIBIT FIREARM RESIST ARREST	50,000
422	THREAT COMMIT CRIME CAUSE DEATH/GBI	60,000
422.7(a)	CIVIL RIGHTS VIOLATION CAUSE INJURY TO PERSON	75,000
422.7(b)	CIVIL RIGHTS VIOLATION CAUSE PROPERTY DAMAGE	50,000
422.75(a)	OTHER FELONY/MOTIVE HATE	50,000
422.75(b)	OTHER FELONY IN CONCERT/MOTIVE HATE	60,000
422.75(d)	ADDITIONAL TERM FOR EACH PRIOR FELONY HATE CRIME	+50,000
424(a)	EMBEZZLEMENT OR FALSIFICATION OF ACCOUNTS BY PUBLIC OFFICERS	25,000
424.1	APPROPRIATES FOR OWN USE/USE BY ANOTHER	10,000
424.2	LOANS AND MAKES A PROFIT	10,000
424.3	KNOWINGLY KEEPS FALSE ACCOUNT	10,000
424.4	FRAUDULENTLY ALTERS/ETC ACCOUNT	10,000
424.5	WILLFULLY REFUSES TO PAY PUBLIC MONEY	10,000
424.6	WILLFULLY OMITTS TRANSFER OF PUBLIC MONEY	10,000
424.7	WILLFULLY REFUSES PAY TO OFFICER AUTHORIZED TO RECEIVE PUBLIC MONEY	10,000

425	FAIL TO PAY PUBLIC MONEY	10,000
451(a)	ARSON CAUSE GBI	250,000
451(b)	ARSON INHABITED STRUCTURE	250,000
451(c)	ARSON FOREST LAND	75,000
451(d)	ARSON, OTHER PROPERTY	50,000
451.5(a)	AGGRAVATED ARSON	250,000
452(a)	RECKLESSLY CAUSING FIRE WITH GBI	50,000
452(b)	RECKLESSLY CAUSING FIRE INHABITED STRUCTURE	50,000
452(c)	CAUSE FOREST FIRE	25,000
453(a)	POSSESS ARSON MATERIAL	75,000
453(a)	POSSESS FIREBOMBS	100,000
454	ARSON STATE EMERGENCY	350,000
454(a)(1)	BURNING DURING INSURRECTION PURSUANT TO M&V 143	100,000
454(a)(2)	BURNING DURING STATE OF EMERGENCY PURSUANT TO GC 8625	100,000
455	AID IN ARSON	50,000
459	BURGLARY	
459 / 460(a)	FIRST DEGREE – RESIDENTIAL/Inhabited Bldg.	60,000
459 / 460(b)	SECOND DEGREE	35,000
463	BURGLARY STATE EMERGENCY – “LOOTING”	50,000
464	BURGLARY WITH EXPLOSIVES	75,000
470(a)	FORGERY	20,000
470b	FORGE DRIVER’S LICENSE/ID	20,000
471	FALSE ENTRIES IN RECORDS	10,000
472	FORGE OFFICIAL SEAL	20,000
474	SEND FORGED MESSAGE TELEGRAPH/TELEPHONE	10,000
475	POSSESSING, RECEIVING, OR UTTERING FORGED PAPER	10,000
476a	MAKING, DRAWING, OR PASSING WORTHLESS CHECK, DRAFT, OR ORDER \$450+	10,000
477	COUNTERFEITING	35,000
479	POSSESS COUNTERFEIT COIN	20,000
480	MAKE/POSSESS COUNTERFEIT PLATES	20,000
481	FORGE RAILROAD/STEAMSHIP TICKETS	10,000
481.1(a)	COUNTERFEIT FARE MEDIA	10,000
483.5(a)	MANUFACTURE/ETC FALSE DOCUMENT	10,000
484b	FRAUDULENT ACTIVITY OR WILLFUL DIVERSION OF FUNDS FOR LABOR, SERVICES, MATERIAL, OR EQUIPMENT \$2,350+	20,000
484c	OBTAIN FUNDS FALSE VOUCHER \$400+	20,000

484e(a)	SELL/ETC ACCESS CARD FRAUD/ETC	20,000
484e(b)	GRAND THEFT ACCESS CARD 4+PERSON	20,000
484e(d)	ACQUIRE ACCESS CARD ACCOUNT INFORMATION/DEFRAUD	20,000
484f(a)	FORGE ACCESS CARD DEFRAUD	20,000
484f(b)	FORGE NAME ACCESS CARD/ETC	20,000
484g(a)	USE FORGED/EXPIRED ACCESS CARD \$950+	20,000
484g(b)	OBTAIN VALUE ON UN-ISSUED ACCESS CARD \$950+	20,000
484h(a)	ACCEPT BAD ACCESS CARD/PAPER \$950+	20,000
484h(b)	FALSELY PRESENT EVIDENCE OF ACCESS CARD TRANSACTION \$950+	20,000
484i(b)	MAKE/ALTER ACCESS CARD INFORMATION	20,000
484i(c)	MAKE/POSSESS ACCESS CARD EQUIPMENT	20,000
484.1(a)	FALSE IDENTITY PAWN BROKER \$400+	10,000
485	APPROPRIATES LOST PROPERTY \$400+	10,000
487(a)	GRAND THEFT PROPERTY/ETC \$950+ or amount stolen, whichever is higher	25,000
487(b)(1)(A)	GRAND THEFT FOWL/FRUIT/ETC EXCEEDING \$250	25,000
487(b)(2)	GRAND THEFT FISH FROM COMMERCIAL OPERATION ETC. EXCEEDING \$250	25,000
487(b)(3)	GRAND THEFT SERVANT FROM EMPLOYER / ETC \$950+ IN ANY 12 CONSEQ. MONTH PERIOD	25,000
487(c)	GRAND THEFT FROM PERSON	50,000
487(d)(1)	GRAND THEFT AUTOMOBILE, HORSE, COW, SHEEP, HOG, ETC.	25,000
487(d)(2)	GRAND THEFT – FIREARM	35,000
487a(a)	GRAND THEFT ANIMAL CARCASS	20,000
487a(b)	GRAND THEFT CARCASS PORTION	20,000
487b	GRAND THEFT REAL ESTATE 250+	20,000
487d	GRAND THEFT GOLD DUST/ETC	20,000
487e	GRAND THEFT DOG \$950+	20,000
487g	GRAND THEFT ANIMAL FOR SALE	20,000
487h	GRAND THEFT CARGO \$950+	20,000
487i	DEFRAUD HOUSING AUTHORITY \$400+	20,000
487j	GRAND THEFT COPPER MATERIALS	20,000
496(a)	RECEIVE STOLEN PROPERTY \$950+ or amount stolen, whichever is higher	20,000
496(b)	DEALER NOT DETERMINE OWNER \$950+	10,000
496a(a)	RECEIVES RAILROAD/TELEGRAPH/ETC MATERIALS	10,000
496(c)	COPY/ETC TITLE INFORMATION \$950+	10,000

496d(a)	RECEIVE MOTOR VEHICLE / CONSTRUCTION EQUIPMENT	25,000
497	STOLEN PROPERTY, BRINGING INTO STATE	20,000
498(d)	THEFT UTILITY SERVICE \$950+ or amount stolen, whichever is higher	10,000
499c(b)	THEFT TRADE SECRET \$100+	10,000
499c(c)	SOLICIT THEFT TRADE SECRET	10,000
499d	THEFT AIRCRAFT	25,000
499C (B)	ACCESS COMPUTER ALTER DATA or amount stolen, whichever is higher	25,000
500(a)(b)(2)	RECEIPT OF MONY FOR PURPOSE OF TRANSMITTING SAME TO FOREIGN COUNTRIES \$950+	35,000
502(c)(1)(A)	ACCESS COMPUTER ALTER DATA - DECEIVE	25,000
502(c)(1)(B)	ACCESS COMPUTER ALTER DATA - OBTAIN MONEY	25,000
502(c)(2)	UNAUTHORIZED USE COMPUTER DATA	25,000
502(c)(3)	USE COMPUTER WITHOUT PERMISSION \$400+	25,000
502(c)(4)	UNAUTHORIZED ALTER COMPUTER DATA	25,000
502(c)(5)	DISRUPT/DENY COMPUTER SERVICES	25,000
502(c)(6)	PROVIDE/ASSIST ACCESSING COMPUTER SYSTEM/NETWORK \$5,000+	25,000
502(c)(7)	ACCESS COMPUTER SYSTEM \$5,000+	25,000
502(c)(8)	INTRODUCE COMPUTER CONTAMINANT/INJURY	25,000
502(c)(9)	Use Internet Domain name of another with sending electronic message to cause damage to a computer, computer network, etc.	25,000
502(c)(10)	Knowingly and without permission disrupt Government computer services	25,000
502(c)(11)	Knowingly accesses and without permission adds, alters, damages, deletes, or destroys computer software, public safety infrastructure	35,000
502(c)(12)	Knowingly and without permission disrupts public safety infrastructure computer services to an authorized user of public safety infrastructure computer system	35,000
502(c)(13)	Knowingly and without permission provides or assists in providing a means of accessing Computer, or public safety infrastructure computer system	35,000
502(c)(14)	Knowingly introduces any computer contaminant into any computer, or public safety	35,000

	infrastructure computer system	
502.5	REMOVE STRUCTURE/FIXTURE \$400+	25,000
502.7(a)(1)	TELEPHONE SERVICE/AVOIDING LAWFUL CHARGE	25,000
502.7(b)(1)	MAKE/ETC INSTRUMENT/ETC TO OBTAIN TELEPHONE DEVICE	25,000
502.7(b)(2)	PROVIDE PLANS TO MAKE TELEPHONE DEVICE/FRAUD	25,000
502.7(d)	ALLOW FRAUDULENT USE OF CALLING CARD	25,000
502.8(c)	USE TELECOMMUNICATION DEVICE PAY NO FEES W/PRIOR	25,000
502.8(d)	SELL/ETC ILLEGAL TELECOMMUNICATION DEVICE	25,000
502.8(e)	POSSESS 10+ TELECOMMUNICATION DEVICES FOR SALE	25,000
502.8(f)	MANUFACTURE 10+ TELECOMMUNICATION DEVICES FOR SALE	25,000
502.8(C)	MANUFACTURE 10+ TELECOMMUNICATION DEVICES FOR SALE	25,000
503	EMBEZZLEMENT or amount stolen whichever is higher	35,000
504	EMBEZZLE PROPERTY BY PUBLIC OFFICERS or amount stolen, whichever is higher	50,000
504a	EMBEZZLE PROPERTY UNDER LEASE or amount stolen, whichever is higher	30,000
504b	DEBTOR EMBEZZLE PROPERTY or amount stolen, whichever is higher	30,000
505	CARRIER EMBEZZLE PROPERTY or amount stolen, whichever is higher	30,000
506	EMBEZZLE ENTRUSTED PROPERTY or amount stolen, whichever is higher	30,000
506b	REAL PROPERTY SALES CONTRACT VIOLATION	10,000
507	EMBEZZLE BY BAILEE/ETC or amount stolen, whichever is higher	30,000
508	EMBEZZLE BY EMPLOYEE or amount stolen, whichever is higher	30,000
514	EMBEZZLEMENT OR DEFALCATION OF PUBLIC FUNDS or amount stolen, whichever is higher	50,000
518	EXTORTION	50,000
519	EXTORTION BY THREAT	50,000
522	OBTAIN SIGNATURE BY THREAT	50,000

523	THREAT LETTER W / INTENT EXTORT	50,000
524	ATTEMPT TO EXTORT	35,000
528	MARRIAGE FALSE PERSONATION	10,000
529	FALSELY PERSONATES ANOTHER PERSON	50,000
529a	MANUFACTURE / ETC. FALSE BIRTH / ETC. CERTIFICATE	20,000
530	PERSONATE GET MONEY/PROPERTY \$400+ IDENTITY THEFT	25,000
530.5(a)	USE ANOTHER'S IDENTITY – UNLAWFUL PURPOSE	50,000
532(a)	FALSE PRETENSE OBTAIN MONEY	20,000
532(a)(1)	USE FALSE NAME/ETC FINANCIAL STATEMENT	25,000
532(a)(2)	USE FALSE NAME/ETC - PROCURE BENEFIT	25,000
532(a)(3)	USE FALSE NAME/ETC - PROCURE BENEFIT	25,000
532f	MORTGAGE FRAUD	10,000
533	SELL LAND TWICE	10,000
534	SPOUSE SELL LAND UNAUTHORIZE	10,000
535	MOCK AUCTION	10,000
537(a)(2)	DEFRAUD INNKEEPER \$950+	10,000
537e	BUYS/ETC PC CHIP ID REMOVED 950+	10,000
538	DEFRAUDING CHATTEL MORTGAGEE \$400+	10,000
538.5	FRAUD USE TV/ETC TRANSMISSION	10,000
548(a)	DEFRAUDING INSURER	25,000
548(b)	or amount taken whichever is greater PRIOR CONVICTION	50,000
549	SOLICIT / ETC FOR PURPOSES OF INSURANCE FRAUD	20,000
550(a)(1) - 550(a)(5)	FALSE OR FRAUDULENT CLAIMS or amount taken whichever is greater	25,000
550(a)(6) – 550(a)(9)	FALSE OR FRAUDULENT CLAIMS \$950+ or amount taken whichever is greater	25,000
550(b)(1)-(4)	FALSE/ETC INSURANCE INFORMATION FOR PAYMENT/ETC	25,000
551	UNLAWFUL REFERRALS TO AUTO REPAIR DEALERS WHEN CLAIMS \$950+	10,000
560	CRIME INVOLVING BAILMENTS	10,000
560.4	BAILEE ISSUE DUP/ADD TITLE	10,000
566	DESTROY DAIRY BRAND REGULATION	5,000
571(b)	UNAUTHORIZE SUBLEASE VEHICLE	10,000
577	FALSE BILL OF LADING	10,000
578	FALSE WAREHOUSE RECEIPT	10,000
580	ISSUED DUPLICATE RECEIPT	10,000

581	SELL MERCHANDISE W/O CONSENT	10,000
587.1	INJURE RAILROAD/ RAILROAD BRIDGE	25,000
587.1(b)	ILLEGALLY MOVE LOCOMOTIVE POSSIBLY CAUSE INJURY OR DEATH	25,000
587.2	PLACE OBJECT ON RAILROAD TRACK	50,000
588a	THROW INJURIOUS SUBSTANCE ON HWY WITH INTENT TO CAUSE GBI	50,000
591	INJURE POWER LINES/TELEPHONE or connected appurtenance or apparatus including batteries or power supplies	25,000
593	INTERFERENCE WITH ELECTRICAL POWER LINES	25,000
593a(a)	PUT NAIL/ETC IN WOOD/ETC	10,000
593c	DAMAGE GAS PIPE/MAIN	25,000
594(a)	VANDALISM – Over \$900	30,000
594.3	VANDALISM PLACE OF WORSHIP / CEMETERY	50,000
594.35	DESTRUCTION/REMOVAL CEMETERY PROPERTY	35,000
594.4	VANDALISM W/ CHEMICAL SUBSTANCE	50,000
597(a), (b), (c)	CRUELTY TO ANIMALS	50,000
597.5	DOG FIGHTING	50,000
600	HARM PEACE OFFICER DOG/HORSE	35,000
601	TRESPASS THREAT TO CAUSE SERIOUS BODILY INJURY TO ANOTHER PERSON	25,000
610	TAMPER WITH NAVIGATION SIGNAL LIGHT	10,000
617	INJURE WRITTEN INSTRUMENT	10,000
620	ALTER TELEGRAPH MESSAGE	10,000
625b(b)	DAMAGE AIRCRAFT	20,000
625c	TAMPER W/TRANSIT SYSTEM	20,000
626.9	FIREARM AT PUBLIC SCHOOL	50,000
626.9(b)	LOADED FIREARM AT PUBLIC SCHOOL	50,000
626.9(d)	DISCHARGE FIREARM SCHOOL	100,000
626.9(h)	POSSESS/ETC LOADED FIREARM UNIVERSITY/ETC	50,000
626.9(l)	POSSESS/ETC FIREARM UNIVERSITY/ETC	50,000
626.10	POSSESS/ETC FIREARM UNIVERSITY/ETC	50,000
631(a)	UNAUTHORIZED WIRETAPPING	15,000
632a	EVEDROPPING	10,000
632.5(a)	INTERCEPT/ETC CELLULAR TELEPHONE COMMUNICATION	10,000
632.6(a)	INTERCEPT/ETC REMOTE TELEPHONE COMMUNICATION	10,000

634	INVADE PRIVACY TRESPASS	10,000
635(a)	SELL EVESDROPPING DEVICE	10,000
636(a)	EVESDROPPING/RECORDING PRISONER WITH ATTORNEY ETC	10,000
637	DISCLOSE TELEGRAPHIC/ETC MESSAGE	10,000
637.1	OBTAIN TELEGRAPHIC/ETC MESSAGE	10,000
639	BRIBE EMPLOYEE OBTAIN LOAN	10,000
641	BRIBE TELEPHONE EMPLOYEE	10,000
641.3(a)	COMMERCIAL BRIBERY \$1,000+	10,000
642	THEFT DEAD BODY \$400+	10,000
646.9(a)	STALKING	100,000
646.9(b)	STALKING TEMP. RESTRAIN ORDER	100,000
646.9(c)	STALKING W/PRIOR	250,000
647f	FELONY PROSTITUTION & HIV ADVISEMENT	50,000
646.6(b)	MOLESTING / ETC CHILD AFTER ILLEGAL ENTRY	50,000
647.6(c)(1)	MOLESTING ETC / CHILD 16 OR UNDER W / PRIOR	100,000
647.6(c)(2)	MOLESTING / ETC CHILD 16 OR UNDER WITH SPECIFIED PRIOR CONVICTIONS	150,000
648	UTTERING AND PASSING COUNTERFEIT PAPER W / PRIOR	25,000
653f(a)	SOLICIT TO COMMIT FELONY	35,000
653f(b)	SOLICIT TO COMMIT MURDER	1,000,000
653f(c)	SOLICIT RAPE / SEX ACTS	250,000
653f(d)	SOLICIT DRUG OFFENSES W/PRIOR	50,000
653h(a)	TRANSFER SOUND RECORDING TO SELL/ETC +1,000	25,000
653h(c)	TRANSFER SOUND RECORDING TO SELL ETC W/PRIOR	10,000
653H(d)	SELL/ETC TRANSFERRED SOUND RECORDING W/PRIOR	10,000
653f(b)	SOLICIT MURDER	1,000,000
	SOLICIT/ETC MINOR COMMIT FELONY	35,000
653s(a)(g)	TRANSPORT LIVE RECORDING LIVE PERFORMANCE +\$1000	25,000
653s(a)(h)	TRANSPORT RECORDING LIVE PERFORMANCE - \$1,000 W/PRIOR	10,000
653u(a)	UNAUTHORIZED RECORD TO SELL +1,000 If offense involves recording etc. 1,000 articles or more	10,000
653u(d)	UNAUTHORIZED RECORD TO SELL W/PRIOR	10,000

653w(a)(b)(1)	FAIL DISCLOSE ORIGIN RECORD W/PRIOR	25,000
653U(D)	FAIL DISCLOSE ORIGIN RECORD EXCEEDING 1,000 ARTICLES OF AUDIO RECORDINGS	10,000
653w(a)(b)(3)	FAIL DISCLOSE ORIGIN RECORD W/ PRIOR	10,000
664/187	ATTEMPTED MURDER WILLFUL & PREMEDITATED	500,000 1,000,000
666	PETTY THEFT W / PRIOR ON WHICH TIME WAS SERVED	35,000
666.5	THEFT OF MOTORIZED VEHICLE W/PRIOR	25,000
667	ENHANCEMENT 1 STRIKE	+35,000
667	ENHANCEMENT 2 OR MORE STRIKES	+75,000
667.5(a)	VIOLENT FELONY PRIOR CONVICTION	50,000
667.5(b)	FELONY PRIOR CONVICTION	20,000
667.51(a)	PC288 W/PRIOR FORCIBLE SEX CONVICTION	100,000
667.51(d)	PC288 WITH 2 OR MORE PRIOR FORCIBLE SEX CONVICTIONS	250,000
667.6(a)	FORCIBLE SEX PRIOR CONVICTION	100,000
667.6(b)	FORCIBLE SEX 2 OR MORE PRIOR CONVICTIONS	250,000
667.61	"ONE STRIKE" SEX CRIMES	500,000
667.71	HABITUAL SEXUAL OFFENDER	500,000
667.8(a)	FORCIBLE SEX, KIDNAPPED VICTIM	250,000
667.8(b)	FORCIBLE SEX, KIDNAPPED VICTIM UNDER AGE 14	350,000
667.85	KIDNAP OF VICTIM UNDER AGE 14 WITH INTENT TO DEPRIVE PARENT OF CUSTODY	50,000
667.9(a)	ENUMERATED CRIMES WHEN VICTIM IS OVER 64, UNDER 14 OR DISABLED	10,000
667.9(b)	667.9(a) CRIME WITH PRIOR FOR THOSE OFFENSES	20,000
667.10(a)	SEXUAL PENETRATION WHEN VICTIM IS OVER 64, UNDER 14 OR DISABLED	50,000
675	COMMISSION OF SPECIFIED OFFENSES WITH A MINOR FOR MONEY OR OTHER CONSIDERATION	20,000
836.6(a)	836.6(a) ESCAPE/ATTEMPT FROM SHERIFF WITH FORCE / ETC	50,000
836.6(b)	ESCAPE/ATTEMPT FROM PEACE OFFICER WITH FORCE / ETC	50,000
1026.4	ESCAPE FROM MENTAL FACILITY	10,000
1170.12(c)(1)	SECOND STRIKE	+75,000
1170.12(c)(2)	THIRD STRIKE	+100,000

1203.066	MANDATORY DENIAL OF PROBATION	10,000
1320(b)	FTA ON FELONY CHARGE RELEASED ON O/R	35,000
1320.5	FTA ON FELONY CHARGE RELEASED ON BAIL	35,000
1551.1	FUGITIVE (ARREST WITHOUT WARRANT)	50,000
1551.2	FUGITIVE (SEE CODE)	
2042	MINOR ATTEMPT ESCAPE/ESCAPE FROM DUEL VOCATIONAL INSTITUTION	20,000
2790	INTERFERE/FURNISH DRUG TO CONVICT	20,000
3454(c)	FLASH INCARCERATION DUE TO VIOLATING CONDITIONS OF POSTRELEASE SUPERVISION	NO BAIL
3455	REVOCATION OR TERMINATION OF POST-RELEASE SUPERVISION	NO BAIL
4011.7	ESCAPE HOSPITAL USE FORCE/VIOLENCE	50,000
4131.5	BATTERY NONINMATE BY INMATE	10,000
4500	ASSAULT BY LIFE PRISONER	NO BAIL
4501	ASSAULT WITH DEADLY WEAPON BY PRISONER	50,000
4501.5	BATTERY ON NON-INMATE BY PRISONER	25,000
4502	PRISONER POSSESSES DEADLY WEAPON	50,000
4503	HOSTAGE TAKING BY PRISONER	250,000
4530(a)	ESCAPE FROM PRISON WITH FORCE	NO BAIL
4530(b)	ESCAPE FROM PRISON WITHOUT FORCE	NO BAIL
4530(c)	FAILURE RETURN FROM CONFINEMENT	NO BAIL
4532(a)(1)	ESCAPE CHARGED WITH MISDEMEANOR	50,000
4532(b)(1)	ESCAPE CHARGED WITH A FELONY	NO BAIL
4532(b)(2)	ESCAPE USE FORCE/VIOLENCE CHARGED WITH FELONY	NO BAIL
4533	GUARD AID ESCAPE	50,000
4534	ANY PERSON AID ESCAPE	25,000
4535	FURNISH ESCAPE EQUIPMENT	25,000
4536(a)	MDSO ESCAPE MENTAL FACILITY	NO BAIL
4550.1	AID RESCUE OF PRISONER CONVICTED OF DEATH	50,000
4571	FELON ON PRISON GROUNDS	50,000
4573	BRING CONTROLLED SUBSTANCE/ETC INTO PRISON	25,000
4573.5	BRING ALCOHOL/DRUGS INTO PRISON	25,000
4573.6	POSSESS CONTROLLED SUBSTANCE IN PRISON	25,000
4573.8	POSSESS DRUGS/ETC IN PRISON	25,000
4573.9	SELL CONTROLLED SUBSTANCE TO	35,000

	PRISONER	
4574(a)	BRING WEAPON INTO PRISON	50,000
4574(b)	SEND WEAPON INTO PRISON	50,000
4600	DAMAGE PRISON/JAIL \$950+	25,000
11411(b)	TERRORIZE BY PLACING SIGN/ETC	75,000
11411(c)	TERRORIZE BY BURNING SYMBOL/ETC	75,000
11412	THREAT RIGHT OF RELIGION	25,000
11413(a)	USE EXPLODE DEVICE TERRORIZE	250,000
11418(a) (1)	POSSESS WEAPONS OF MASS DESTRUCTION WITH PRIOR CONVICTION OF PC SECTIONS 11411, 11412, 11413, 11418, 11418.1, 11418.5, 11419, 11460, 12303.1, 12303.2, or 12303.3	500,000 1,000,000
11418(b)(1)	USE WEAPON OF MASS DESTRUCTION IN FORM THAT MAY CAUSE WIDESPREAD, DISABLING ILLNESS OR INJURY IN HUMAN BEINGS	1,000,000
(b)(2)	CAUSES DEATH	NO BAIL
(b)(3)	OR MAY CAUSE WIDESPREAD DAMAGE TO FOOD SUPPLY OR DRINKING WATER	1,000,000
(b)(4)	MALICIOUS USE AGAINST ANIMALS, CROPS, SEEDS	500,000
11418(c)	USE WEAPONS OF MASS DESTRUCTION TO DAMAGE NATURAL RESOURCES	500,000
11418(d)(1) (d)(2)	CREATING PATHOGENS TO HARM	500,000
11418.1	GIVING, MAILING, SENDING FALSE OR FACSIMILE OF WEAPON OF MASS DESTRUCTION CAUSING PERSON TO BE PLACED IN SUSTAINED FEAR	100,000
11418.5(a)	THREAT OF MASS DESTRUCTION	500,000
11419(a)	POSSESS RESTRICTED BIOLOGICAL AGENTS	500,000
19100	POSSESS/ETC DANGEROUS WEAPON	20,000
19200(a)	FELON POSSESS FIREARM	50,000
2900(a)(1)	CONVICTED PERSON POSSESS FIREARM	25,000
2900(a)(2)	CONVICTED PERSON POSSESS FIREARM	25,000
29815	ON PROBATION PROHIBIT POSSESS FIREARM	35,000
29820	CONVICTED JUVENILE POSSESS FIREARM	35,000
29825	COURT ORDER PROHIBIT POSSESS FIREARM	35,000
2900(a)(1)	ILLEGAL POSSESS FIREARM	35,000
18710(a)	POSSESSION OF DESTRUCTIVE DEVICE	20,000
18715(A)	POSSESSION OF DESTRUCTIVE DEVICE-PBC/PRVT HABITAT	50,000
18720	POSSESS MATERIAL-INTENT TO MAKE	35,000

	DESTRUCTIVE DEVICE	
18725	PLACING DESTRUCTIVE DEVICE – PUBLIC TRANSPORT	250,000
18730	SELL TRANSPORT DESTRUCTIVE DEVICE	75,000
18740	POSS/EXPLOSIVE DESTRUCTIVE DEVICE INTENT TO INJURE	100,000
18745	EXPLODING DEVICE INTENT TO MURDER	500,000
18750	EXPLODING DEVICE CAUSING GBI	350,000
18755(a)	EXPLODING DEVICE CAUSING DEATH	1,000,000
18755(b)	EXPLODING DEVICE CAUSING GBI	500,000
19100	CARRYING CONCEALED EXPLOSIVES	50,000
19200(A)	CERTAIN METAL HAND-GRENADES-SELL POSSESS / MANUFACTURE	50,000
20310	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF AIR GAUGE KNIFE	10,000
20510	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF CANE SWORD	10,000
20610	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF LIPSTICK KNIFE	10,000
20710	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF SHOBI-ZUE	10,000
20910	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF WRITING PEN KNIFE	10,000
21110	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF BALLISTIC KNIFE	10,000
21810	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF METAL KNUCKLES	10,000
22010	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF NUNCHAKU	10,000
22295	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION LEADED CANE, BILLY, BLACKJACK, SANDBAG, SANDCLUB, SAP, SLUNGSHOT	10,000
22410	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF SHURIKEN	10,000
22810(g)(1)	USE OF TEAR GAS	5,000
22810(g)(2)	USE OF TEAR GAS AGAINST POLICE OFFICER	30,000
22910(a)	ALTER TEAR GAS WEAPON SERIAL NO.	10,000
23900	ALTERED SERIAL NO.	15,000
24310	MANUFACTURE, IMPORT, SALE, OR POSSESSION CAMOUFLAGING FIREARM CONTAINER	10,000
24410	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF CANE GUN	10,000

24510	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF FIREARM NOT IMMEDIATELY RECOGNIZABLE AS FIREARM	10,000
24610	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF UNDETECTABLE FIREARM	10,000
24710	MANUFACTURE, IMPORT, SALE, SUPPLY OR POSSESSION OF WALLET GUN	10,000
25100 (b)(1)-(2)	CRIMINAL STORAGE OF FIREARM	10,000
25300	MASKED CRIMINAL POSSESS FIREARM IN PUBLIC	60,000
25400(1)-(6)	CARRYING CONCEALED FIREARM	10,000
25850(c)(1)-(6)	CARRYING LOADED FIREARM	15,000
26100(b)	DRIVER OR OWNER OF VEHICLE KNOWINGLY PERMITTING ANOTHER PERSON TO DISCHARGE FIREARM FROM VEHICLE	30,000
26100(c)	ANY PERSON WHO DISCHARGES FIREARM FROM MOTOR VEHICLE AT ANOTHER PERSON	250,000
26100(d)	MALICIOUSLY DISCHARGE FIREARM FROM VEHICLE	60,000
26180(b)	FALSE STATEMENT – CCW PERMIT APPLICATION	10,000
27500(a)	SELL/GIVE/ETC FIREARM TO PROHIBITED PERSON	25,000
27505(a)	SALE/TRANSFER TO MINOR	10,000
27510	LICENSED DEALER PROVIDING FIREARM TO MINOR	10,000
27515	SALE/TRANSFER TO STRAW BUYER	20,000
27520	ACQUIRE FIREARM TO SELL ILLEGALLY	20,000
29610	POSSESSION OF CONCEALABLE FIREARM BY MINOR	35,000
29650	POSSESSION OF AMUNITION BY MINOR	20,000
2900(a)(1)	FELON IN POSSESSION OF FIREARM	35,000
29800(a)(1)	POSSESSION OF FIREARM-ADULT COURT FELONY CONVICTION WHILE MINOR	35,000
29805	10 YEAR – FIREARM PROHIBITION	35,000
29815(a)	FIREARM POSSESSION – VIOLATION OF PROBATION	35,000
29820(b)	FIREARM POSSESSION PROHIBITED PRIOR TO AGE 30 YEARS	10,000
29825(a)	PURCHASE/RECEIVE FIREARM / RESTRAINING ORDER	35,000
28825(b)	OWNER/POSSESS FIREARM / PROTECTIVE	35,000

	ORDER	
29800	PERSON CONVICTED OF FELONIES, OR ADDICTED TO NARCOTICS, WHO OWNS, PURCHASES, RECEIVES, OR POSSESSES FIREARM	35,000
29805	PERSON CONVICTED OF SPECIFIED MISDEMEANORS WHO OWNS, ETC. FIREARM	25,000
29815(a)	PERSON WHO AS A CONDITION OF PROBATION PROHIBITED FROM OWNING ETC. FIREARM	35,000
29825	PERSON RESTRICTED FROM OWNING ETC. FIREARM AS RESULT OF RESTRAINING OR PROTECTIVE ORDER	35,000
29900(b)(1)	POSSESS FIREARM – JUVENILE WARD – VIOLENT FELONY	35,000
30210(a)	FLECHETTE DART – POSSESS/SELL/MFG	10,000
30210(b)	BULLET WITH EXPLOSIVE AGENT - POSSESS/SELL/MF	20,000
303505(a)(i)	PERSON PROHIBITED IN POSSESSION OF AMMUNITION	20,000
30305(b)	POSSESSION OF AMMO BY ENJOINED GANG MEMBER	50,000
30315	POSSESS AMMO DESIGNED TO PENETRATE METAL	35,000
30600(a)	TRANSPORT/SALE OF ASSAULT WEAPON / .50 BMG RIFLE	60,000
30605(a)	POSSESSION OF ASSAULT WEAPON	60,000
31360	POSSESS BODY ARMOR – PRIOR VIOLENT FELONY CONVICTION	100,000
31500	UNCONVENTIONAL PISTOL POSSESS/SELL/MFG	10,000
32310	LARGE CAPACITY MAGAZINE-SELL/POSSESS/MANUFACTURE	35,000
32625(a)	POSSESSION OF MACHINEGUN	60,000
32625(b)	CONVERT FIREARM TO MACHINEGUN	60,000
32900	MULTI-BURST TRIGGER ACTIVATOR-POSSESS/SELL/MANUFACTURE	25,000
33215	SELL/POSSESS SHORT-BARRELED RIFLE/SHOTGUN	25,000
33410	POSSESSION OF SILENCER	60,000

	BAIL FOR SENTENCING ENHANCING ALLEGATIONS	ADD TO PRESUMPTIVE BAIL
GANGS	ANY FELONY FOR THE BENEFIT OF A STREET GANG	100,000
LOSS	ANY AMOUNT OF LOSS EXCEEDS \$20,000	AMOUNT OF LOSS
WEAPONS	PERSONAL USE OF A WEAPON OTHER THAN A FIREARM (includes Penal code sections 12022 (b)(1) and (2)	20,000
	OFFENSE INVOLVED POSSESSION / USE / DISCHARGE OF FIREARM (includes Penal Code sections 12022(a)(1) and (2), 12022(c), 12022(d), 12022.2, 12022.3, 12022.4, 12022.5, and 12022.53(b)	50,000
	PERSONAL DISCHARGE OF A FIREARM NOT CAUSING GBI (GREAT BODILY INJURY) (PENAL CODE section 12022.53	200,000
	PERSONAL DISCHARGE OF A FIREARM CAUSING GBI OR DEATH	1,000,000
INJURY	INFLICTION OF GREAT BODILY INJURY (12022.7, 12022.8, 12022.9	60,000
NARCOTICS	INDUCING ANOTHER TO COMMIT LARGE-SCALE NARCOTICS OFFENSE (H&S Code 11356.6)	250,000
	CURRENT NARCOTICS SALE AND PRIOR CONVICTON FOR NARCOTICS SALE (H&S CODE 11370.2)	75,000 per prior
PRIOR CONVICTIONS/ SENTENCES	PRIOR CONVICTION FOR SERIOUS / VIOLENT (“STRIKE”) OR ENUMERATED SEX OFFENSE (Includes serious/violent offenses listed in Penal Code sections 667.5(c), 1192.7(c), and 1192.8, or circumstances enumerated in sections 667.51(c) and 667.6(b)	100,000 per prior

	<p>CURRENT SERIOUS/VIOLENT (“STRIKE”) OR \ ENUMERATED SEX OFFENSE WITH <u>TWO OR MORE</u> PRIOR CONVICTIONS FOR SERIOUS / VIOLENT OR SEX OFFENSES (includes serious/violent offenses listed in Penal Code sections 667.5(c), 1192.7(c), and 1192.8, or circumstances enumerated in Penal Code sections 667.51(c) and 667.6(b))</p>	1,000,000
	<p>DEFENDANT SERVED A PRIOR PRISON TERM WITHIN THE PAST FIVE YEARS (Penal Code sections 667.5(a) and (b))</p>	20,000 per prior
OTHER ENHANCEMENTS	<p>FELONY THAT IS A HATE CRIME (Penal Code sections 422.7 and 422.75)</p>	60,000
	<p>SPECIFIED OFFENSES AGAINST VICTIM OVER 65, UNDER 14, DISABLED (Penal Code sections 667.9 and 667.10)</p>	25,000
	<p>FELONY OFFENSE COMMITTED WHILE ANY OR ALL OF THE FOLLOWING CONDITIONS EXIST: FELONY CHARGES PENDING AGAINST DEFENDANT, OR DEFENDANT ON PAROLE OR FELONY PROBATION, OR PROBATION DEPT. SUPERVISION (including but not limited to circumstances enumerated in Penal Code section 12022.1)</p>	25,000
	<p>ANY ENHANCEMENT, NOT OTHERWISE LISTED ON THIS SCHEDULE WHICH CARRIES A POSSIBLE TERM OF LIFE IMPRISONMENT</p>	1,000,000

HEALTH AND SAFETY CODE	CONTROLLED SUBSTANCES (CS) CRIMES	PRESUMPT-IVE BAIL
DEFAULT BAIL	FOR OFFENSES NOT LISTED BELOW	10,000
1701.1	SALE/ETC CANCER CURE	10,000
1714	FRAUD PRESENT CANCER CURE	10,000
7051	REMOVE HUMAN REMAINS	10,000
10690	FILE FALSE BIRTH RECORD	10,000
11140(a)	FURNISH SUBSTANCE (HS 11100) FOR MANUFACTURE	10,000
1106(f)	SELL/ETC CONTROLLED SUBSTANCE W/O PERMIT	10,000
1152	NONCONFORM PRESCRIPTION	25,000
1153(a)(1)	ISSUE ILLEGAL CONTROLLED SUBSTANCE PRESCRIPTION	20,000
1154(a)	PRESCRIBE CONTROLLED SUBSTANCE	25,000
1154(b)	SOLICIT/ETC PRESCRIPTION CONTROLLED SUBSTANCE	25,000
11155	ILLEGAL CONTROLLED SUBSTANCE PRESCRIPTION	25,000
11156	GIVE CONTROLLED SUBSTANCE ADDICT	25,000
11162.5(a)	COUNTERFEIT PRESCRIPTION	25,000
11173(a)	GET CONTROLLED SUBSTANCE BY FRAUD	25,000
11173(b)	FALSE NAME PRESCRIPTION	25,000
11173(c)	REPRESENT AS DOCTOR/ETC GET CONTROLLED SUBSTANCE	25,000
11173(d)	ATTACH FALSE LABEL TO CONTROLLED SUBSTANCE ^{16, 2, 3} OR JAIL	20,000
11174	FALSE NAME GET CONTROLLED SUBSTANCE	20,000
11350(a)	POSSESS NARCOTIC/CONTROLLED SUBSTANCE	25,000
11350(b)	POSSESS METHAQUALONE/ETC	10,000

11351	POSSESS/PURCHASE FOR SALE CONTROLLED SUBSTANCE More than 8 oz. More than one pound 1 kilogram 4 kilograms 10 kilogram 20 kilograms 40 kilograms 80 kilograms	50,000 75,000 250,000 500,000 1,000,000 2,000,000 3,000,000 4,000,000 5,000,000
11351.5	POSSESS/PURCHASE FOR SALE COCAINE BASE More than 8 oz. More than one pound	50,000 100,000 500,000
11352(a)	TRANSPORT / SELL NARCOTIC / CONTROLLED SUBSTANCE More than 8 oz. More than one pound 1 kilogram 4 kilograms 10 kilogram 20 kilograms 40 kilograms 80 kilograms	50,000 75,000 250,000 500,000 1,000,000 2,000,000 3,000,000 4,000,000 5,000,000
11352(b)	TRANSPORT/SELL NARCOTIC BETWEEN COUNTY	50,000
11353	GIVE/ETC MINOR CONTROLLED SUBSTANCE/NARCOTIC	50,000
11353(a)	SOLICIT / ETC MINOR CONTROLLED SUBSTANCE/NARCOTIC	50,000
11353(b)	HIRE/ETC MINOR SELL/ETC CONTROLLED SUBSTANCE/NARCOTIC	50,000
11353(c)	SELL/ETC MINOR CONTROLLED SUBSTANCE/NARCOTIC	50,000
11353.5	ADULT SOLICIT/ETC MINOR SELL/ETC CONTROLLED SUBSTANCES	50,000
11353.7	GIVE MINOR - 14 CONTROLLED SUBSTANCE	+50,000
11354(a)	GIVE MINOR CONTROLLED SUBSTANCE	50,000
11355	SELL/ETC TO DELIVER ITEMS IN LIEU CONTROLLED SUBSTANCE	25,000
11356.5(a)(1)	PHENCYCLIDINE CRIMES OVER \$500,000	100,000
11356.5(a)(2)	PHENCYCLIDINE CRIMES OVER \$2,000,000	250,000
11356.5(a)(3)	PHENCYCLIDINE CRIMES OVER \$5,000,000	500,000

11357a	POSSESS CONCENTRATED CANNABIS	20,000
11358	PLANT/ETC MARIJUANA If over 25 lbs.	20,000 50,000
11359	POSSESS MARIJUANA FOR SALE Up to 1 lb. If over 50 lbs.	35,000 150,000
11360a	TRANSPORTATION, SALE, FURNISHING MARIJUANA If over 25 lbs. If over 50 lbs	35,000 75,000 150,000
11361(a)	SELL MARIJUANA TO MINOR If over 50 pounds	50,000 100,000
11361(b)	FURNISH MARIJUANA TO MINOR	30,000
11363	PLANT/GROW/PROCESS PEYOTE	30,000
11364.7(b)	MANUFACTURE DRUG PARAPHERNALIA WITH INTENT DELIVER	15,000
11366	KEEP PLACE SELL/ETC NARCOTIC/CONTROLLED SUBSTANCE	25,000
11366.5(a)	RENT/ETC SELL/ETC CONTROLLED SUBSTANCE	25,000
11366.5(b)	ALLOWING LOCATION TO BE FORTIFIED FOR SALE	100,000
11366.6	USE FORTIFIED ROOM SELL CONTROLLED SUBSTANCE	100,000
11366.7(b)	SELL DRUG/ETC ILLEGAL MANUFACTURE/ETC	25,000
11366.8(a)	USE/ETC BOX FOR CONTROLLED SUBSTANCE	50,000
11368	FORGE NARCOTIC PRESCRIPTION	20,000
11370.1(a)	POSSESS CONTROLLED SUBSTANCE AND ARMED	50,000
11370.2(a)	NARCOTICS CRIMES WITH PRIOR CONVICTIONS	50,000
11370.2(b)	CONTROLLED SUBSTANCE CRIMES WITH PRIOR CONVICTIONS	50,000
11370.2(c)	CONTROLLED SUBSTANCE CRIMES WITH PRIOR CONVICTIONS	50,000
11370.4(a)(1)	HEROIN, COCAINE CRIMES OVER 1KG	50,000
11370.4(a)(2)	HEROIN, COCAINE CRIMES OVER 4KG	100,000
11370.4(a)(3)	HEROIN, COCAINE CRIMES OVER 10KG	150,000
11370.4(a)(4)	HEROIN, COCAINE CRIMES OVER 20KG	250,000
11370.4(a)(5)	HEROIN, COCAINE CRIMES OVER 40KG	350,000
11370.4(a)(6)	HEROIN, COCAINE CRIMES OVER 80KG	500,000
11370.4(b)(1)	AMPHETAMINE, METHAMPHETAMINE, PCP CRIMES OVER 1KG OR 30 LITERS	50,000
11370.4(b)(2)	AMPHETAMINE, METHAMPHETAMINE, PCP CRIMES OVER 4KG OR 100 LITERS	100,000
11370.4(b)(3)	AMPHETAMINE, METHAMPHETAMINE, PCP CRIMES OVER 10KG OR 200 LITERS	150,000

11370.4(b)(4)	AMPHETAMINE, METHAMPHETAMINE, PCP CRIMES OVER 20KG OR 400 LITERS	200,000
11370.6(a)	POSSESS MONEY FROM SALE CONTROLLED SUBSTANCE	50,000
11370.9(b)	CONCEAL/ETC PROFIT/ETC FROM SALE CONTROLLED SUBSTANCE	20,000
11370.9(c)	TRANSFER/ETC HIDE/ETC PROFIT SALE CONTROLLED SUBSTANCE	20,000
11371	PRESCRIPTION VIOLATION INDUCE/ETC MINOR	20,000
11371.1	OBTAIN CONTROLLED SUBSTANCE INDUCE/ETC MINOR	20,000
11374.5(a)	ILLEGAL DISPOSE HAZARD CHEMICAL/SUBSTANCE/WASTE	10,000
11375(b)	POSSESS CONTROLLED SUBSTANCE FOR SALE	25,000
11377(a)	POSSESS CONTROLLED SUBSTANCE	20,000
11378	POSSESS CONTROLLED SUBSTANCE FOR SALE More than 8 oz More than 1 lb. 1 kg. or 30 liters 4 kg. or 100 liters 10 kg. or 200 liters 20 kg. or 400 liters	50,000 75,000 250,000 500,000 1,000,000 2,000,000 3,000,000
11378.5	POSSESSION OR PURCHASE FOR SALE OF PCP If over 1 gallon liquid or 8 oz. powder 1 kg. or 30 liters 4 kg. or 100 liters 10 kg. or 200 liters 20 kg. or 400 liters	50,000 75,000 500,000 1,000,000 2,000,000 3,000,000
11379	SALE / TRANSPORTATION OF CONTROLLED SUBSTANCE More than 8 oz More than 1 lb. 1 kg. or 30 liters 4 kg. or 100 liters 10 kg. or 200 liters 20 kg. or 400 liters	50,000 75,000 250,000 500,000 1,000,000 2,000,000 3,000,000
11379.5	SALE / TRANSPORT/ ETC. PCP / ETC If over 1 gallon liquid or 8 oz. powder More than 1 pound 1 kg. or 30 liters 4 kg. or 100 liters 10 kg. or 200 liters 20 kg. or 400 liters	50,000 75,000 500,000 1,000,000 2,000,000 3,000,000
11379.6(a)	MANUFACTURE/ETC CONTROLLED	250,000

	SUBSTANCE	
11379.6(c)	OFFER MANUFACTURE/ETC CONTROLLED SUBSTANCE	50,000
11379.7	VIOLATION OF (OR ATTEMPT) H&S 11379.6 OR 11383 When child under 16 present When child under 16 suffers GBI	50,000 500,000 750,000
11379.8	VIOLATION OF H&S 11379.6 If over 1 lb. or 3 gallons If over 3 lbs. or 10 gallons If over 10 lbs. or 25 gallons If over 44 lbs. or 105 gallons	50,000 500,000 1,000,000 2,000,000 3,000,000
11380(a)	USE/ETC MINOR VIOLATE CONTROLLED SUBSTANCE ACT If 2,000 pills or less If 2,001 – 5,000 pills If 5,001 – more pills	35,000 50,000 75,000 100,000
11382	SELL/ETC TO DELIVER FALSE CONTROLLED SUBSTANCE	25,000
11383(a)	POSSESS SUBSTANCE INTENT MANUFACTURE METH	50,000
11383(b)	POSSESS SUBSTANCE INTENT MANUFACTURE PCP	50,000
11383(c)(1)	POSSESS EPHEDRINE TO MANUFACTURE METH	35,000
11383 (c)(2)	POSSESS HYDRIODIC ACID TO MANUFACTURE METH	35,000
11383.5	POSSESSION WITH INTENT TO MANUFACTURE METHAMPHETAMINE OR N-ETHYLAMPHETAMINE	100,000
11383.6	POSSESSION WITH INTENT TO SELL, TRANSFER OR FURNISH SPECIFIED CHEMICALS TO ANOTHER PRSON HAVING INTENT TO MANUFACTURE PCP	75,000
11383.7	POSSESSION WITH INTENT TO SELL, TRANSFER OR FURNISH SPECIFIED CHEMICALS TO ANOTHER PERSON HAVING INTENT TO MANUFACTURE METHAMPHETAMINE OR N-ETHYLAMPHETAMINE	75,000
11390	CULTIVATE SPORES/MYCELIUM PRODUCE CONTROLLED SUBSTANCE	10,000
11391	TRANSFER/ETC SPORES/MYCELIUM/ETC PRODUCE CONTROLLED SUBSTANCE	10,000
1550(e)	USE CONTROLLED SUBSTANCE POSSESS FIREARM	20,000
12082	SALE OF EXPLOSIVES TO MINOR	50,000
12305	POSSESSION OF EXPLOSIVES	50,000

12702(c)	SELL FIREWORKS MINOR 7500+	15,000
25160(b)(1) 25191	TRANSPORT HAZARD WASTE NO PAPER W/PRIOR	25,000
25163(a)(1)	TRANSPORT HAZARD WASTE NO REGISTRATION W/PRIOR	25,000
25189.5(b)	DISPOSE HAZARD WASTE	25,000
25189.5(c)	TRANSPORT HAZARDOUS WASTE	20,000
25189.5(d)	HAZARD WASTE STORAGE	10,000
25189.6(a)	RECKLESS TRANSPORTATION HAZARD WASTE	25,000
42400.3(c)	POISON AIR W/INJURY OR DEATH	50,000
44059	FALSE STATEMENTS/ETC	10,000
44209	FALSE RECORDS/ ETC	10,000
VEHICLE CODE	CRIMES	PRE- SUMPTIVE BAIL
1808.4(d)	GIVE DMV RECORD PEACE OFFICER/ETC CAUSE INJURY	5,000
2800.2	EVADE PEACE OFFICER DISREGARD SAFETY	75,000
2800.3	EVADE PEACE OFFICER CAUSE SERIOUS BODILY INJURY/DEATH	100,000
4463(a)(1)	FORGE/ALTER VEHICLE REGISTRATION	20,000
4463(a)(2)	UTTER/ETC FAKE VEHICLE REGISTRATION	5,000
10752(a)	POSSESS/ETC MANUFACTURE ID	5,000
10752(b)	SELL/ETC GOVERNMENT/ETC ID	5,000
10801	OWN / ETC. CHOP SHOP	60,000
10802	ALTER / ETC. VEHICLE ID NUMBER	20,000
10803(a)	BUY VEHICLE ID REMOVED SELL	25,000
10803(b)	POSSESS VEHICLE ID REMOVED SELL	20,000
10851(a)	VEHICLE THEFT	35,000
10851(b)	TAKE ON CALL EMERGENCY VEHICLE	30,000
10851(e)	VEHICLE THEFT WITH PRIOR	60,000
10855	EMBEZZLE RENTED VEHICLE	10,000
20001(b)(1)	HIT/RUN WITH INJURY	50,000
20001(b)(2)	HIT/RUN WITH DEATH	100,000
20001(c)	FLEEING THE SCENE OF THE CRIME AFTER COMMISSION OF VEHICULAR MANSLAUGHTER (ENHANCEMENT)	50,000
21464(c)	INTERFERE WITH TRAFFIC DEVICE CAUSE DEATH/INJURY	25,000
21651(c)	DRIVE WRONG HIGHWAY CAUSE INJURY/DEATH	100,000
23104(b)	RECKLESS DRIVE CAUSE INJURY W/PRIOR	25,000

23110(b)	THROW SUBSTANCE VEHICLE INTEND CAUSE INJURY	35,000
23152	FELONY DRIVING UNDER THE INFLUENCE OF ALCOHOL OR DRUGS <i>If a felony pursuant to VC sections 23550 or 23550.5</i>	100,000
23153(a)	DUI ALCOHOL/DRUG BODILY INJURY	100,000
23153(b)	DUI .08 ALCOHOL CAUSING BODILY INJURY	100,000
23153(d)	DUI. 04 ALCOHOL COMMERCIAL VEHICLE - BODILY INJURY	50,000
23550	DRIVING UNDER THE INFLUENCE THREE PRIORS	60,000
23550.5	DRIVING UNDER THE INFLUENCE WITH A PRIOR FELONY CONVICTION OF DRIVING UNDER THE INFLUENCE	75,000
23182	MULTIPLE VICTIMS – RESULT OF DRIVING UNDER THE INFLUENCE OF ANY ALCOHOL / DRUG (ENHANCEMENT)	10,000
23190(c)	FOUR OR MORE PRIOR CONVICTIONS OF SPECIFIED ALCOHOL RELATED OFFENSES WITH CURRENT CONVICTION OF DRIVING UNDER THE INFLUENCE CAUSING GREAT BODILY INJURY (ENHANCEMENT)	60,000
38318(b)	THROW SUBSTANCE AT OFF HIGHWAY VEHICLE	25,000
38318.5(b)	REMOVES/PLACES CABLE/ETC INTENT GREAT BODILY INJURY	20,000
23550.5	REMOVES/PLACES CABLE/ETC INTENT GREAT BODILY INJURY	10,000
BUSINESS & PROFESSIONS CODE	CRIMES	PRESUMPT-IVE BAIL
580	SELL/ETC MEDICAL DEGREE	5,000
729(a)	PSYCH/ETC SEX EXPLOIT W/PRIOR	5,000
1283.3	ALTERING CLINICAL TEST	5,000
2053	UNAUTHORIZED MEDICAL PRACTICE	5,000
4336	DANGEROUS DRUGS VIOLATION	5,000
4390(a)	FORGE/ETC PRESCRIPTION	5,000
4390(b)	FRAUD CONTRACTOR LICENSE	5,000

6153	SECURE DRUG FORGED PRESCRIPTION	5,000
7027.3	FRAUD CONTRACTOR LICENSE	5,000
10283.3	SELL REAL PROPERTY W/O PERMIT	5,000
10238.6	VIOLATE/ETC REAL ESTATE REGULATION	5,000
11010	UNFILED NOTICE SELL/ETC REALTY	5,000
11018.2	SELL W/O PUBLIC REPORT	5,000
11019	REAL ESTATE SALE/ETC VIOLATION	5,000
11022	FALSE/ETC ADVERTISING	5,000
17511.3	FAIL REGISTER TELEPHONIC SELLER	5,000
17511.12	TELEPHONIC SELLER NOT MAINTAIN BOND	5,000
22449	PRICE GOUGING IN CONNECTION WITH DREAM ACT APPLICATIONS	15,000
22753	UNAUTHORIZED POSSESS GROCERY PALLET/ETC	5,000
24503	BRING LIQUOR IN PRISON	5,000
CORP. CODE	CRIMES	PRESUMPT-IVE BAIL
2555(b)	ALTER/ETC CORPORATION BOOK/ETC	5,000
25110	OFFER/SELL UNQUALIFIED SECURITY	5,000
25401	SELL/BUY SECURITY FRAUD	35,000
25541	USE DEVICE/SCHEME FRAUD	35,000
31110	UNLAWFUL FRANCHISE SALE/ETC	5,000
31201	FALSE STATEMENT/ETC FRANCHISE	5,000
31410	OFFER SALE OF FRANCHISE	5,000
EDUC-ATION CODE	CRIMES	PRESUMPT-IVE BAIL
94319.12(b)	PERSON FAKE SCHOOL RECORD	5,000
94320(f)	SCHOOL PROMISE JOB	5,000
94320(g)	ADVERTISE FALSE INFORMATION SCHOOL	5,000
ELECTIONS CODE	CRIMES	PRESUMPT-IVE BAIL
29200(a)	ALLOW UNENTITLED VOTER REGISTER	5,000
29200.5	WILLFUL FALSE REGISTRATION PERSON	5,000
29301	FALSE NOMINATION PAPER	5,000

29610	FRAUDULENT VOTE CASTING	5,000
29658	FRAUD SIGN ABSENT VOTE BALLOT	5,000
FINANCIAL CODE	CRIMES	PRESUMPT-IVE BAIL
1823	TRANSMISSION MONEY ABROAD	10,000
2110	FAILURE PAY DEDUCTION WITHHELD	10,000
2110.5	FAILURE WITHHOLD DEDUCTIONS	10,000
3352	BANK EMPLOYEE/ETC OMIT ENTRIES	10,000
3361	MISAPPLY BANK ASSETS	10,000
3531	MISAPPLY/ETC CORPORATION ASSET	10,000
17414	MISAPPROPRIATE ESCROW/ETC	10,000
FISH & GAME CODE	CRIMES	PRESUMPT-IVE BAIL
12001	HUNT VIOLATE 12150FG	5,000
3009	FAILURE TO RENDER AID AFTER SHOOTING PERSON WHILE HUNTING	20,000
FOOD & AG CODE	CRIMES	
17551(a)	MARK/ETC STOLEN BOVINE/ETC	5,000
17551(b)	ALTER MARK STOLEN BOVINE/ETC	5,000
18848	SELL UNINSPECTED STOCK	5,000
35283	MANUFACTURE MILK W/O LICENSE	2,500
GOVT. CODE	CRIMES	PRESUMPT-IVE BAIL
1090	CONFLICT OF INTERESTS	5,000
6200	CUSTODIAN OFFICER ALTER RECORDS	10,000
6201	DESTROY PUBLIC RECORD	5,000
27443(a)	PUBLIC OFFICER PURCHASE PROPERTY CONFLICT	5,000
27443(b)	PUBLIC OFFICER ENGAGE IN TRANSACTION CONFLICT	5,000

HARBOR & NAVIG. CODE	CRIMES	PRESUMPT-IVE BAIL
302	SINK/SET ADRIFT 10 TON+ VESSEL	5,000
304	COMMAND SINK/ETC VESSEL	10,000
655(f)	NEGLIGENTLY OPERATE WATER CRAFT UNDER INFLUENCE INJURY	20,000
INSURANCE CODE	CRIMES	PRESUMPT-IVE BAIL
700	TRANSACT INSURANCE BUSINESS W/O CERTIFICATE	5,000
750(A)	INSURANCE REFUND FROM CLIENT/REFERRAL	5,000
833(A)	SECURITIES VIOLATION	10,000
1733	THEFT FUNDS BY BROKER	10,000
1800.7	FURNISH BAIL BOND PAID	5,000
1800.75	ADVERTISE BAIL BOND BUSINESS W/O LICENSE	5,000
11760(a)	RECEIVE WORK COMP INSURANCE LOW RATE	25,000
11880(a)	FRAUD REDUCE INSURANCE RATE	25,000
1871.4(a)	PRIOR FELONY CONVICTION OF ANY SPECIFIED INSURANCE FRAUD (ENHANCEMENT)	20,000
LABOR CODE	CRIMES	PRESUMPT-IVE BAIL
1778	RECEIVE PAY PUBLIC WORK	5,000
3215	REFER CLIENT/PATIENT PAY	5,000
MILITARY CODE	CRIMES	PRESUMPT-IVE BAIL
421	CONVERSION OF MILITARY PROPERTY OVER \$400	5,000
1318	VANDALIZING VETERAN'S MEMORIAL	25,000

1673	INTERFERE W/PROPERTY OR FAIL TO REPORT DEFECTS	10,000
PUBLIC RESOURCES CODE	CRIMES	PRESUMPT-IVE BAIL
5097.99(b)	POSSESS / ETC NATIVE AMERICAN ARTIFACTS / ETC	50,000
REVENUE AND TAX-ATION CODE	CRIMES	PRESUMPT-IVE BAIL
7153.5	EVADE/ETC SALES/USE TAX	5,000
19705	MAKE/ETC FALSE RETURN/ETC	5,000
19706	BANK FALSE/UNFILED RETURN	5,000
30475	TRANSPORT W/O PERMIT EVADE	5,000
30480	EVADE TAX/ETC	25,000
UNEMPLOY-MENT INSURANCE CODE	CRIMES	PRESUMPT-IVE BAIL
2101	FALSE STATEMENT/ETC BENEFIT	10,000
2102	FALSE STATEMENT/ETC BENEFIT OUT OF STATE	10,000
2106	FAILURE FURNISH REPORT	10,000
2107	WITHHOLD INFORMATION GET BENEFIT	10,000
2108	FAIL TO PAY CONTRIBUTION	
2114	REPORT/ETC FAKE EMPLOYER/ETC	20,000
2116(A)	FALSELY CERTIFY MEDICAL CONDITION	10,000
2117.5	FILED TAX RETURN/ETC	10,000
2118.5	FAIL COLLECT/PAY TAX	10,000
2121	AID/ETC PREPARE/ETC FAKE DOCUMENT	10,000

WELFARE & INSTITUTIONS CODE	CRIMES	PRESUMPT-IVE BAIL
871(b)	MINOR ATTEMPT/ESCAPE W/FORCE	50,000
871.5(a)	BRING/ETC CONTRABAND INTO JUVENILE HALL	25,000
871.5(b)	USE TEAR GAS/WEAPON JUVENILE HALL	10,000
1001.5	BRING/SEND CONTRABAND INTO YOUTH FACILITY	25,000
1152(b)	AID ESCAPE YOUTH FACILITY	25,000
1768.7(a)	ATTEMPT/ESCAPE YOUTH FACILITY	20,000
1768.7(b)	ATTEMPT/ESCAPE YOUTH FACILITY WITH FORCE	50,000
1768.8(b)	ASSAULT NON-PRISONER YOUTH FACILITY GREAT BODILY INJURY	30,000
1768.85	GASSING BY CYA INMATE	20,000
3002	ESCAPE NARCOTIC COMMITMENT	50,000
7326	AID ESCAPE STATE HOSPITAL	50,000
8101(a)	GIVE/SELL DEADLY WEAPON MENTAL PERSON	25,000
8101(b)	GIVE/SELL FIREARM MENTAL PERSON	25,000
8103(f)(1)	WEAPON RESTRICTION MENTAL PERSON	10,000
10980(b)	FRAUD MULTIPLE AID CLAIMS	50,000
10980(c)(2)	FRAUD AID \$400+	20,000
10980(d)	FOOD STAMP VIOLATION	10,000
10980(e)	USE/ETC ALTER FOOD STAMP	10,000
10980(g)(2)	FRAUD FOOD STAMP \$400+	10,000
11054	FALSE ELIGIBILITY STATEMENT	10,000
11482	CLAIM AID FALSE ID	10,000
11483	OBTAIN AID FALSE STATEMENT/ETC	10,000
11483.5	OBTAIN AID MULTIPLE ID/ETC	25,000
14014	FALSE ELIGIBILITY DECLARATION	10,000
14025	BUY/SELL MEDICAL CARD/ETC	10,000
14107	FALSE INFORMATION FOR AID	10,000
14107.2(a)	SOLICIT KICKBACK/BRIBE	10,000
14107.2(b)	OFFER KICKBACK/BRIBE	25,000
15656(a)	ABUSE ELDERLY/DEPENDENT ADULT GREAT BODILY INJURY/DEATH	50,000
17410	BUY WELFARE VOUCHERS	10,000

	BAIL FOR SENTENCE ENHANCING ALLEGATIONS FOR APPLICATION BY JUDGES AT ARRAIGNMENT	ADD TO PRESUMPTIVE BAIL
Penal Code 186.22	GANGS – Any felony for the benefit of a street gang	40,000
Penal Code 12022.6	LOSS – Amount of loss exceeds \$20,000	Amount of loss
Penal Code 120222(b)(1) & (2)	WEAPONS – Personal use of a weapon other than a firearm	20,000
Penal Code 12022(a)(1) & 2, 12022(c), 12022(d), 12022.2, 12022.3, 12022.4, 12022.5, and 12022.53(b)	OFFENSE INVOLVED POSSESSION / USE / DISCHARGE OF FIREARM	50,000
Penal Code 12022.53	PERSONAL DISCHARGE OF A FIREARM NOT CAUSING GBI	200,000
Penal Code 12022.53(D), 12022.55	PERSONAL DISCHARGE OF A FIREARM CAUSING GBI OR DEATH	1,000,000
Penal Code 12022.7, 12022.8, and 12022.9	INFLICTION OF GBI	30,000
H&S 11356.5	INDUCING ANOTHER PERSON TO COMMIT LARGE SCALE NARCOTICS OFFENSE	50,000
H&S 11370.2	CURRENT NARCOTICS SALE AND PRIOR CONVICTION FOR NARCOTICS SALE	30,000 per prior
Penal Code 667.5(c), 1192.7(c), 1192.8	PRIOR CONVICTION FOR SERIOUS/VIOLENT STRIKE OR ENUMERATED SEX OFFENSE	50,000 per prior
Penal Code 667.5(c), 1192.7(c), 1192.8, or 667.51(c), and 667.6(b)	CURRENT SERIOUS/VIOLENT (“STRIKE”) OR ENUMERATED SEX OFFENSE WITH TWO OR MORE PRIOR CONVICTIONS FOR SERIOUS/VIOLENT OR SEX OFFENSES	1,000,000
Penal Code 667.5(a) & (b)	DEFENDANT SERVED A PRIOR PRISON TERM WITHIN THE PAST FIVE YEARS	10,000
422.7 & 422.75	FELONY THAT IS A HATE CRIME	50,000
667.9 & 667.10	SPECIFIED OFFENSES AGAINST VICTIM OVER 65, UNDER 14, DISABLED	50,000
Including, but not limited to circumstances enumerated in Penal Code 12022.1	FELONY OFFENSE COMMITTED WHILE FELONY CHARGES PENDING AGAINST DEFENDANT, OR WHILE DEFENDANT ON PAROLE OR FELONY PROBATION	25,000
Penal Code 667.61, 667.61, 667.7, 667.7, 667.71	ANY ENHANCEMENT, NOT OTHERWISE LISTED ON THIS SCHEDULE WHICH CARRIES A POSSIBLE TERM OF LIFE IMPRISONMENT	1,000,000