# SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE



# <u>Temporary Emergency Felony and</u> <u>Misdemeanor Bail Schedule</u>

Approved by the Judges of the Riverside County Superior Court March 27, 2020

Effective Date: March 27, 2020, and will remain effective until further notice.

Note: This bail schedule was adopted in response to the recommendation of March 21, 2020 of Chief Justice of the California Supreme Court Tani Cantil-Sakauye, in which she recommended that individual counties:

"Revise, on an emergency basis, the countywide bail schedule to lower bail amounts significantly for the duration of the coronavirus emergency, including lowering the bail amount to \$0 for many lower level offenses – for all misdemeanors except for those listed in Penal Code section 1270.1 and for lower-level felonies. This will result in fewer individuals in county jails thus alleviating some of the pressures for arraignments within 48 hours and preliminary hearings within 10 days."

# SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE

# Felony and Misdemeanor Bail Schedule

This Bail Schedule is adopted by the Superior Court of California, County of Riverside pursuant to Section 1269b(c) of the Penal Code and is to be utilized pursuant to Section 1268 et seq. of the Penal Code in setting bail for the release of persons arrested on charges, without warrant, for the alleged commission of any bailable offense, and for Writs of Habeas Corpus.

This Bail Schedule consists of two sections: (A) Bail for Felonies, and (B) Bail for Misdemeanors.

## **TABLE OF CONTENTS**

SECTION A	: FELONY BAIL SCHEDULE	. 4
PART 1: RU	JLES	. 4
RULE 1:	Setting Bail	. 4
RULE 2:	No Bail	
RULE 3:	Attempts, Etc	. 5
RULE 4:	Multiple Counts, Multiple Cases	
RULE 5:	Enhancements / Strikes	. 6
RULE 6:	Bail Increase / Source of Bail Funds	. 6
RULE 7:	Violation of Probation / Mandatory Supervision	. 7
RULE 8:	Economic Loss	.7
PART 2: G	SENERAL BAIL AMOUNTS CHART FOR FELONIES	. 8
PART 3: S	PECIAL BAIL AMOUNTS FOR FELONIES	. 8
PART 4: BA	AIL AMOUNTS FOR ENHANCEMENTS TO FELONIES	11
SECTION B	S: MISDEMEANOR BAIL SCHEDULE	12

## **SECTION A: FELONY BAIL SCHEDULE**

## **PART 1: RULES**

#### RULE 1: Setting Bail

- A. Bail for felony crimes will be set as follows:
  - 0. '\$0 bail' means that bail is not required in lieu of a signed written citation to appear. Failure to sign a cite to appear will result in bail being set pursuant to the court's non-emergency bail schedule.
  - 1. The amount set in the approved arrest warrant;
  - 2. The amount set pursuant to 1269c P.C. (See Rule 6(A) herein);
  - 3. The amount set at a hearing in court; and / or
  - 4. The amount set through use of this Bail Schedule.
- B. The Felony Bail Schedule consists of four parts:
  - 0. The "Rules";
  - 1. The "General Bail Amounts Chart";
  - 2. The "Special Bail Amounts"; and
  - 3. The "Bail Amounts for Enhancements."
- C. Review all Rules. Review the "General Bail Amounts Chart" section. Review the "Special Bail Amounts" section. If the bail amount is different, the higher amount applies.
- D. To calculate bail on any one case, take the count which imposes the longest term of incarceration, find the bail amount from the "General Bail Amounts Chart" section. Check the "Special Bail Amounts" section. If there is a conflict, use the larger sum. Next, add bail for all enhancements. The calculation is per case. For example, if a person has three cases and the bail is \$5,000 on one case, \$75,000 on another case, and \$25,000 on a third case, then the person must post three separate bonds, one for each case, in order to be released.

#### RULE 2: No Bail

Murder with special circumstances will not be admitted to bail if proof of guilt is evident or the presumption great.

#### RULE 3: Attempts, Etc.

The following felony offenses will have a bail amount equal to the substantive offense, which was the object of the conspiracy, solicitation or attempt.

Section 182 P.C. (Conspiracy) Section 653(F) P.C. (Solicitation) Section 664 P.C. (Attempt)

Note: 182/187 PC: The bail is \$1 million, even if special circumstances are alleged.

Note: 32 PC: The bail is half the amount for the substantive crime, but no less than 10,000.

## **RULE 4:** Multiple Counts, Multiple Cases

#### A. Multiple Counts:

- 1. For each separate crime arising out of the same set of circumstances, the single highest bail plus all applicable enhancements shall apply.
- 2. If the charges could be filed as separate cases, separate bail amounts apply and those amounts are to be added together to calculate the appropriate bail for the case filed.
- B. Multiple Cases: Calculate the bail for each case separately. A separate bail is required for each separate case.

#### C. Examples:

- Two Separate Complaints Filed: Defendant commits two robberies on two separate dates (two separate sets of circumstances) – the applicable bail amount for each of the robbery complaints would be calculated. These are two separate cases and two separate bail bonds are required.
- 2. One Complaint Filed: Defendant assaults one victim and later that day assaults a second unrelated victim (two separate sets of circumstances). The applicable bail amount for each incident is calculated. Then the two amounts are added together to determine the amount of bail.
- 3. One Complaint Filed: Defendant robs a pizza store and takes money from the register and from a customer's wallet. The bail is the amount for the most serious criminal charge plus bail for any enhancements.

#### RULE 5: Enhancements / Strikes

#### A. Enhancements:

Where a felony offense has been committed and it is alleged in the Complaint or Information, or it is evident from other information made available to the Court, that one or more punishment enhancements are applicable, the bail amount specifically described for each applicable enhancement shall be added cumulatively to the bail set forth for the specified offense. In the event that bail for the specified offense is \$0, the amount of bail for any enhancement is still to be added to calculate the total amount of bail. (Example: If bail for a felony violation of Penal Code section 245(a)(1) is now set at \$0, and if there is an enhancement alleged pursuant to Penal Code section 12022.7, then the total bail will be \$40,000: \$0 for the substantive offense + \$40,0000 for the enhancement = \$40,0000.). See Part 4, Bail Amounts for Enhancements to Felonies. For unlisted enhancements, see Part 2, The General Bail Amounts Chart.

#### B. Strikes:

Where it is alleged in the Complaint or Information, or it is evident from other information made available to the Court, that there is a strike prior within the meaning of Penal Code Sections 667 and 1170.12 the additional bail shall be calculated as follows:

- (1)(a) If the defendant has previously been convicted of one strike, the bail is enhanced by \$50,000.
  - (b) If the defendant has previously been convicted of two or more strikes, the bail is enhanced by \$50,000 per strike, if the current crime is a non-serious and non-violent crime.
  - (c) If the defendant has previously been convicted of two or more strikes, and the current crime is non- serious and non-violent, and, if any of the exceptions contained in section 667(e)(C)(2)(i-iv) apply, then the total bail is \$1,000,000.
- (2) If the defendant has previously been convicted of two or more serious or violent felonies and the current crime is a serious or violent felony, then the total bail is \$1,000,000.

#### RULE 6: Bail Increase / Source of Bail Funds

#### A. Bail Increase (1269c P.C.)

In the event that law enforcement has reasonable cause to believe that 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 1269c P.C. declaration requesting an order setting higher bail. Once a

copy of the 1269c P.C. form has been given to the booking officer, no one shall release the defendant except at the higher requested bail. The arresting officer then has eight (8) hours to obtain Magistrate approval. If no Magistrate approved 1269c form 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 1269c form must be filed with the Complaint.

### B. Source of Bail Funds (1275.1 P.C.)

In the event that 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 declaration requesting an order pursuant to Section 1275.1 P.C. Once a copy of the 1275.1 P.C. form has been given to the booking officer, no one may release the defendant. The arresting officer has twenty-four (24) hours to obtain Magistrate approval. If a Magistrate approves the 1275.1 P.C. 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 P.C. form is provided to the booking officer within twenty-four (24) hours of the initial booking, then the defendant may be released upon whatever bail is set. Any Magistrate approved 1275.1 P.C. form must be filed with the Complaint or filed with the court if the complaint has already been filed.

### **RULE 7:** Violation of Probation / Mandatory Supervision

#### Probation:

In the absence of a specific court order, the amount of bail on a violation of felony probation shall be \$50,000. In the absence of a specific court order, the amount of bail on a violation of misdemeanor probation shall be \$0 \$5,000.

#### Mandatory Supervision:

In the absence of a specific court order, the amount of bail on a violation of mandatory supervision shall be \$100,000.

#### **RULE 8:** Economic Loss

If the alleged economic loss is greater than the bail schedule, the bail shall be the amount of the loss, rounded to the next higher thousand-dollar level; i.e., if the economic loss is \$58,423, the bail is \$59,000.

# **PART 2: GENERAL BAIL AMOUNTS CHART FOR FELONIES**

	Maximum Incarceration in State Prison	Bail
A.	3 years or less	\$ 0
		<del>\$10,000</del>
B.	4 years	\$ 0
		<del>\$25,000</del>
	5 years	\$30,000
	6 years	\$35,000
C.	7 years	\$50,000
	8 years	\$55,000
	9 years	\$60,000
D.	10 years	\$75,000
	11 years	\$80,000
	12 years	\$85,000
E.	13 years	\$150,000
	14 years	\$200,000
	15 years	\$250,000
	16 years or more, but less than life	\$500,000
F.	Life	\$1,000,000
G.	LWOP or DP	No Bail

# **PART 3: SPECIAL BAIL AMOUNTS FOR FELONIES**

DENAL CODE			
PENAL CODE SECTION	DESCRIPTION OF VIOLATION	<u> AN</u>	MOUNT OF BAIL
186.22(a)	GANG MEMBERSHIP	\$	20,000
217.1(a)	ASSAULT ON PRESIDENT OR OTHER GOVERNMENT OFFICIAL	\$	100,000
219.1	THROWING MISSILE AT VEHICLE OR COMMON CARRIER	\$	50,000
243(c)	BATTERY ON A PEACE OFFICER	\$	20,000
243.7	BATTERY AGAINST JUROR	\$	50,000
273d	INFLICT CORPORAL INJURY CHILD (CHILD BEATING)		50,000 lus \$15,000 per
273.5	INFLICT INJURY ON SPOUSE OR COHABITANTwith a prior	a \$ \$	dditional victim 50,000 75,000

278.5	CHILD CUSTODY KIDNAPPING	\$	20,000
288a(b)	ORAL COPULATION	\$	20,000
422	TERRORIST THREATS	\$	20,000
646.9	WILLFULLY, MALICIOUSLY, REPEATEDLY FOLLOW OR WILLFULLY HARASS ANOTHER PERSON	\$	50,000
4500	ASSAULT BY LIFE TERM PRISONER		NO BAIL
4530	ESCAPE BY PRISON INMATE		NO BAIL
4532-4550	ESCAPE (Felony)	\$	20,000
HEALTH AND SECTION	D SAFETY CODE  DESCRIPTION OF VIOLATION	<u>AN</u>	OUNT OF BAIL
11351 / 11351.5 / 11352	POSSESSION FOR SALE, SALES, TRANSPORTATION		
11002	less than one ounce [28.5 grams]	\$	0
	1 ounce	\$ \$ \$	<del>30,000</del> 0 <del>50,000</del>
	½ pound [8 oz.]	\$ \$ \$ \$	100,000 150,000 200,000 250,000 500,000 ,000,000
11370.1 11378 /	POSSESSION OF SPECIFIED NARCOTICS WHILE ARMED WITH A FIREARM	\$	75,000
11378.5 / 11379 / 11379.5	POSSESSION FOR SALE, SALES, TRANSPORTATION		
11070.0	less than one ounce [28.5 grams]	\$ \$	0 30,000
	1 ounce	\$ \$ \$	0
	½ pound [8 oz.]	\$ \$ \$ \$	50,000 100,000 150,000 200,000 250,000 500,000 ,000,000

11359 / 11360	POSSESSION FOR SALE OR SALE OR TRANSPORTATION OF MARIJUANA over 25 pounds over 100 pounds over 1000 pounds	\$ 0 \$ 20,000 \$ 25,000 \$ 50,000 \$ 250,000
11383	POSSESSION OF PRECURSORS WITH INTENT TO MANUFACTURE PCP OR METHAMPHETAMINE	\$ 0 \$ 50,000
VEHICLE CODE		
CODL		
SECTION	DESCRIPTION OF VIOLATION	AMOUNT OF BAIL
SECTION 2800.2	DESCRIPTION OF VIOLATION  EVADING A PEACE OFFICER:  RECKLESS DRIVING	AMOUNT OF BAIL \$ 100,000
	EVADING A PEACE OFFICER:	
2800.2	EVADING A PEACE OFFICER: RECKLESS DRIVING	\$ 100,000
2800.2 2800.3(a)	EVADING A PEACE OFFICER: RECKLESS DRIVING	\$ 100,000 \$ 250,000
2800.2 2800.3(a) 2800.3(b)	EVADING A PEACE OFFICER: RECKLESS DRIVING EVADING WITH BODILY INJURY	\$ 100,000 \$ 250,000 \$ 1,000,000
2800.2 2800.3(a) 2800.3(b) 20001	EVADING A PEACE OFFICER: RECKLESS DRIVING  EVADING WITH BODILY INJURY  EVADING WITH DEATH  HIT-RUN DEATH  THROWING MISSILE OR SHOOTING AT VEHICLE	\$ 100,000 \$ 250,000 \$ 1,000,000 \$ 75,000

# **PART 4: BAIL AMOUNTS FOR ENHANCEMENTS TO FELONIES**

# THESE ARE CUMULATIVE

SECTION	DESCRIPTION OF VIOLATION	ADDITIONAL AMOUNT		
PC 667	PRIOR CONVICTIONS  (a) Prior serious felony plus a current serious felony [for each prior]	\$ 50,000		
	(c) habitual criminal (Strike 1) (See Rule 5(B)	\$ 50,000		
PC 667.5	STATE PRISON PRIORS  (a) Prior violent felony plus a current violent felony [for each prior]	\$ 20,000		
	(b) on any felony [for each prior]	\$ 0 \$ 20,000		
PC 12022.1	OUT ON BAIL	\$ 20,000		
PC 12022.5	COMMISSION OF FELONY AND (a) uses a firearm	\$ 75,000		
	(b) uses an assault weapon	\$ 100,000		
PC 12022.53	COMMISSION OF SPECIFIED FELON AND (b) uses a firearm	\$ 75,000		
	(c) discharges a firearm	\$ 100,000		
	(d) discharges a firearm and causes great bodily injury	\$ 1,000,000		
PC 12022.7	INFLICTION OF GBI	\$ 40,000		
PC 12022.8	GBI WHILE COMMITTING A SEXUAL OFFENSE	\$ 50,000		
H&S 11370.2	PRIOR FELONY DRUG CONVICTIONS	\$ 0 each \$ 20,000 each		
H&S 11379.7(a)	CHILDREN PRESENT AT METH LAB	\$ 20,000 each		
H&S 11379.7(b)	CHILDREN PRESENT AT METH LAB WHO SUFFER GBI	\$ 30,000 each		

## **SECTION B: MISDEMEANOR BAIL SCHEDULE**

If the defendant is charged with more than one offense, the highest bail amount on any single offense charged shall be used. This is per case. Bail on separate cases is cumulative. See Rule 4 on page 5 of the Felony section. The reasoning of Rule 4 applies also to misdemeanors.

Adjustments to the scheduled bail amounts are within the discretion of each judge, taking into account the defendant's prior record, including, but not limited to, additional pending warrants, failures to appear in court, violation of probation, and the nature of the instant offense.

\$

0

Misdemeanors – 90 day maximum incarceration.....

Misdemeanors Misdemeanors Misdemeanors Misdemeanors	- 180 day maximum incarceration	,	-1,500 0 -2,500 0 -3,500 0 -5,000 0 -5,000 0
PENAL CODE SECTION	DESCRIPTION OF VIOLATION	BAIL	. AMOUNT
PC 192(c)(2)	Vehicular manslaughter	\$	7,500
PC 243(e)(1)	Spousal Battery	\$	5,000
PC 243.4	Sexual Battery	\$	5,000
PC 273.5	Domestic Violence causing corporal injury	\$	5,000
PC 273.6	Violation of a Court Order 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	\$	5,000
PC 646.9	Stalking	\$	5,000
PC 647.6(a)(2)	Annoying or Molesting Child Under 18	\$	5,000

PC 417(a)(2)	Brandishing firearm	\$	5,000
VC 23152	DUI	\$ \$	0 3,500
	<ul><li>a) With 1 prior</li><li>b) With 2+ priors</li></ul>	\$ \$	5,000 7,500
VC 23153	DUI a) With 1 prior b) With 2+ priors	\$ \$ \$	7,000 10,000 15,000

Adopted by the Judges of the Superior Court of California County of Riverside on March 27, 2020 Effective Date: March 27, 2020

#### Distribution:

Each Judicial Officer
Each Deputy Court Executive Officer
Law Enforcement Agencies
Sheriff

Probation Dept. Pre-Trial Services County Counsel District Attorney