

Judicial Council of California · Administrative Office of the Courts

455 Golden Gate Avenue · San Francisco, California 94102-3688

www.courts.ca.gov

REPORT TO THE JUDICIAL COUNCIL

For business meeting on December 13, 2011

Title	Agenda Item Type
Criminal Justice Realignment: Abstract of	Action Required
Judgment Forms	
	Effective Date
Rules, Forms, Standards, or Statutes Affected	January 2, 2012
Revise forms CR-290, CR-290A, and CR-	
290.1	Date of Report
	November 17, 2011
Recommended by	
Criminal Law Advisory Committee	Contact
Hon. Steven Z. Perren, Chair	Arturo Castro, 415-865-7702
, ,	arturo.castro@jud.ca.gov

Executive Summary

The Criminal Law Advisory Committee recommends that the Judicial Council approve revisions to the Judicial Council abstract of judgment forms (forms CR-290, CR-290A, and CR-290.1) as required by recently enacted criminal justice realignment legislation.

Recommendation

The Criminal Law Advisory Committee recommends that the Judicial Council, effective January 2, 2012, approve the following revisions to *Abstract of Judgment—Prison Commitment— Determinate* (form CR-290), *Abstract of Judgment—Prison Commitment Attachment Page* (form CR-290-A), and *Abstract of Judgment—Prison Commitment—Determinate Single, Concurrent, or Full-Term Consecutive Count Form* (form CR-290.1):

1. Replace the phrase "prison commitment" with the word "felony" in the titles, headers, and footers of each form;

- 2. Add check boxes to the headers and item 4 on forms CR-290 and CR-290.1 for courts to note whether the abstracts pertain to prison or jail commitments;
- 3. Add the phrase "if prison commitment" to the "financial obligations" section on forms CR-290 (item 9a) and CR-290.1 (item 5) to clarify that Penal Code section 2085.5 applies only to prison commitments;
- 4. Add a data field on forms CR-290 (item 12) and CR-290.1 (item 10) for courts to note the imposition of a period of mandatory supervision under Penal Code section 1170(h)(5)(B);
- 5. Add a check box to forms CR-290 (item 17) and CR-290.1 (item 15) to note that the court ordered the defendant to be delivered to the county jail; and
- 6. Renumber other items accordingly.

The text of the proposed revisions to forms CR-290, CR-290A, and CR-290.1 is attached at pages 5–8.

Previous Council Action

The Judicial Council adopted forms CR-290 and CR-290.1 in 1977. Form CR-290A was adopted in 1981. Although the forms have been revised periodically since adoption—including revisions approved by the Judicial Council as recently as October 28, 2011, and effective January 1, 2012—none of the previous revisions is relevant to this proposal.

The form revisions that become effective January 1, 2012, were required, in part, by unrelated legislation and developed *before* the enactment of criminal justice realignment legislation. To clearly distinguish the two sets of revisions, the committee recommends that the revisions proposed in this report become effective January 2, 2012—one day *after* the effective date of the earlier revisions.

Rationale for Recommendation

Revisions required by statute

Recent criminal justice realignment legislation¹ enacted sweeping changes to long-standing sentencing laws effective October 1, 2011, including replacing prison sentences with county jail commitments for certain felonies and eligible defendants, and authorizing courts to impose a period of mandatory supervision upon a defendant's release from county jail under newly added Penal Code section 1170(h)(5)(B).

¹ Assem. Bill 109 (Committee on Budget; Stats. 2011, ch. 15); Assem. Bill 117 (Committee on Budget; Stats. 2011, ch. 39); ABX1 17 (Blumenfield; Stats. 2011, ch. 12).

The realignment legislation also amended Penal Code section 1213, which requires courts to provide custody officials with abstracts of judgments in felony matters. Specifically, Penal Code section 1213 was amended to require courts to provide custody officials with abstracts of judgments in all felony cases resulting in *county jail* commitments under newly added Penal Code section 1170(h).

Felony abstracts of judgments must be "prescribed by the Judicial Council." (Pen. Code, § 1213.5.) If a court uses a minute order in lieu of an abstract, "the first page or pages shall be identical in form and content to that prescribed by the Judicial Council for an abstract of judgment, and other matters as appropriate may be added thereafter." (Pen. Code, § 1213(b).) Because current Judicial Council abstract of judgment forms do not include information regarding county jail commitments and periods of mandatory supervision under Penal Code section 1170(h)(5)(B), the current forms require revisions.

Form changes

To update the Judicial Council abstract of judgment forms as required by recently amended Penal Code section 1213, the committee proposes the following:

- *County jail commitments.* To clarify that the forms now apply to prison *and* county jail commitments, the committee proposes (a) replacing the phrase "prison commitment" with the word "felony" in the titles, headings, and footers of each form; (b) adding new check boxes to item 4 of forms CR-290 and CR-290.1 for courts to clearly indicate whether the defendant was sentenced to a prison or county jail commitment; (c) adding a check box to forms CR-290 (item 17) and CR-290.1 (item 15) to note that the court ordered the defendant to be delivered to the county jail; and (d) adding the phrase "if prison commitment" to the "financial obligations" section on forms CR-290 (item 9a) and CR-290.1 (item 5) to clarify that Penal Code section 2085.5 applies only to prison commitments.
- *Mandatory supervision*. To ensure that the forms include information regarding sentences in which mandatory supervision under Penal Code section 1170(h)(5)(B) is imposed, the committee proposes adding data fields on forms CR-290 (item 12) and CR-290.1 (item 10) for courts to specify the length of the jail term and the corresponding period of mandatory supervision.

Comments, Alternatives Considered, and Policy Implications

This proposal has not yet circulated for public comment. Because the proposed revisions are noncontroversial and statutorily mandated as of October 1, 2011, the committee unanimously recommends that the Judicial Council approve the proposed revisions without a prior public comment period to ensure that the forms are available for use by courts as soon as possible. To facilitate future committee consideration of public feedback, the Judicial Council's Rules and Projects Committee will circulate the forms for public comment during the winter. The

committee would return to the council with any further recommendations based on comments received.

Implementation Requirements, Costs, and Operational Impacts

Expected costs are limited to court staff training and the production of new forms. No implementation requirements or operational impacts are expected.

Attachments

 Proposed revisions to Abstract of Judgment—Prison Commitment—Determinate (form CR-290), Abstract of Judgment—Prison Commitment Attachment Page (form CR-290A), and Abstract of Judgment—Prison Commitment—Determinate Single, Concurrent, or Full-Term Consecutive Count Form (form CR-290.1), at pages 5–8

FELONY ABSTRACT OF JUDGMENT—DETERMINATE (NOT VALID WITHOUT COMPLETED PAGE TWO OF CR-290 ATTACHED)

SUPERIOR COURT OF CALIFORNIA, COUNT															
PEOPLE OF THE STATE OF CALIFORNIA vs DEFENDANT:	. DOB:									-A			ORA App		hav
AKA:								-В			ne J				
CII NO.: BOOKING NO.:	□ NOT PRESENT -C								-C		C	Cour	ncil		
	OUNTY JAIL COMMIT		MENDED SSTRACT							-D					
DATE OF HEARING	DEPT. NO.			JUD	GE										
CLERK	REPORTER			PRO	BATI	ON NO	OR PF	ROB/	ATION	OFFICE	R	Γ	IMME	DIATE S	ENTENCING
COUNSEL FOR PEOPLE				COU	NSE	L FOR	DEFEN	IDAN	Т					<u> </u>	APPOINTED
1. Defendant was convicted of the co		wing felonies	3:												
Additional counts are listed or (number of pages at					CON	VICTED	BY ₽	(L, M, U)	CONCURRENT	NSECUTIVE 1/3	CONSECUTIVE 3 NON-VIOLENT	ONSECUTIVE	OMPLETE INTENCE IR TO item 5)	STAY	PRINCIPAL OR CONSECUTIVE TIME IMPOSED
COUNT CODE SECTION NO.	CRIME	YEAR CRIME	DATE CONVIC		URΥ	рикт	TEA	Ĵ	SONCL	VIOL	SONSE 3 NON-	FULL	SENT	654 3	

			COMMITTED	(MO./DATE/YR.)	۱ſ	ទ	ā		o	8	с 1/3	с	RE		YRS.	MOS.
-	-	•		-			-	-		-	-	-	-	-		

2. ENHANCEMENTS charged and found to be true TIED TO SPECIFIC COUNTS (mainly in the PC 12022 series). List each count enhancement horizontally. Enter time imposed or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S).

COUNT	ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	тот	AL

3. ENHANCEMENTS charged and found to be true FOR PRIOR CONVICTIONS OR PRISON TERMS (mainly in the PC 667 series). List all enhancements horizontally. Enter time imposed or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S).

ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	тот	AL

4. Defendant sentenced to prison commitment per PC 1170(a), 1170(h)(3), or 1170.1(a)

to county jail per PC 1170(h)(1) or (2)

per PC 667(b)-(i) or PC 1170.12 (strike prior)

per PC 1170(a)(3). Pre-confinement credits equal or exceed time imposed. Defendant ordered to report to local parole office upon release.

5. INCOMPLETE SENTENCE(S) CONSECUTIVE

COUNTY	CASE NUMBER

TOTAL TIME ON ATTACHED PAGES: 6.

7. Additional indeterminate term (see CR-292).

TOTAL TIME: 8.

This form is prescribed under PC 1213.5 to satisfy the requirements of PC 1213 for determinate sentences. Attachments may be used but must be referred to in this document. Page 1 of 2

Form Adopted for Mandatory Use Judicial Council of California CR-290 [Rev. January 2, 2012]

FELONY ABSTRACT OF JUDGMENT—DETERMINATE

CR-290

					CR-29
PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT:					
-A -	в		-C		-[
9. FINANCIAL OBLIGATIONS (plus any applicable penalty assessments)	:				
a. Restitution Fines: Case A: \$ per PC 1202.4(b) (forthwith per PC 2085.5 if prison cc \$ per PC 1202.44 is now due, probation having been re		6 per PC 1	202.45 susper	nded unless parole	is revoked.
Case B: \$ per PC 1202.4(b) (forthwith per PC 2085.5 if prison co	ommitment);	6 per PC 1	202.45 susper	nded unless parole	is revoked.
<pre>\$ per PC 1202.44 is now due, probation having been re Case C: \$ per PC 1202.4(b) (forthwith per PC 2085.5 if prison co </pre>		6 per PC 1	202.45 susper	nded unless parole	is revoked.
<pre>\$ per PC 1202.44 is now due, probation having been re Case D: \$ per PC 1202.4(b) (forthwith per PC 2085.5 if prison co </pre>		6 per PC 1	202.45 susper	nded unless parole	is revoked.
\$ per PC 1202.44 is now due, probation having been re	voked.				
b. Restitution per PC 1202.4(f):			- .		
Case A: \$ Amount to be determined to Case B: \$ Amount to be determined to	victim(s)	_			
	victim(s)				
Case C: \$ Amount to be determined to	victim(s)				
Case D: \$ Amount to be determined to	victim(s)			officer's report	
c. Fines:) in probation (oncers report.	
Case A: \$ per PC 1202.5 \$ per VC 23550 or o		••			-
☐ includes: ☐ \$50 Lab Fee per HS 11372.5(a) ☐ \$	Drug Pr	ogram Fee per HS	11372.7(a) f	or each qualifying c	offense
Case B: \$ per PC 1202.5 \$ per VC 23550 or o	days 🔲 cou	nty jail 🔲 prison	in lieu of fine		consecutiv
☐ includes: ☐ \$50 Lab Fee per HS 11372.5(a) ☐ \$					
Case C: \$ per PC 1202.5 \$ per VC 23550 or					
☐ includes: ☐ \$50 Lab Fee per HS 11372.5(a) ☐ \$_					
Case D: \$ per PC 1202.5 \$ per VC 23550 or					
☐ includes: ☐ \$50 Lab Fee per HS 11372.5(a) ☐ \$_	Drug P	rogram Fee per HS	5 11372.7(a)	for each qualifying	offense
d. Court Security Fee: \$ per PC 1465.8. e. Crimin					
10. TESTING: Compliance with PC 296 verified AIDS per PC 1					
11. REGISTRATION REQUIREMENT: per (specify code section):					
12. MANDATORY SUPERVISION: Execution of a portion of the defer					v supervision
under Penal Code section 1170(h)(5)(B) as follows (specify total senter	nce, portion su			ed forthwith):	
Total: Suspended:		Served for	thwith:		
13. Other orders (specify):					
	16. CREDIT	FOR TIME SERVE	Đ		
	CASE	TOTAL CREDITS	ACTUAL	LOCAL CONDUC	СТ
	А			[] 2933] 2933.1
14. IMMEDIATE SENTENCING: Probation to prepare and submit a				[] 4019
post-sentence report to CDCR per 1203c. Defendant's race/national origin:	В			ļ] 2933] 2933.1
15. EXECUTION OF SENTENCING IMPOSED				[] 4019] 2933
a. at initial sentencing hearing	С			[] 2933.1] 4019
b. at resentencing per decision on appeal	D			L [[] 2933
c. after revocation of probation				[] 2933.1] 4019
d. at resentencing per recall of commitment (PC 1170(d).)	Date	e Sentence Pronounce	ed Tir	me Served in State Ins DMH CDC C	stitution RC
e. Dother (specify):]
 The defendant is remanded to the custody of the sheriff forthwith To be delivered to the reception center designated by the direct county jail other (specify): 		-	•	undays, and holiday and Rehabilitation.	/S.
CLERK OF	THE COU	RT			
I hereby certify the foregoing to be a correct abstract of the judgment mac					
DEPUTY'S SIGNATURE	DATE				
CR-290 [Rev. January 2, 2012] FELONY ABSTRACT			MINATE		Page 2 of 2

FELONY ABSTRACT OF JUDGMENT—DETERMINATE SINGLE, CONCURRENT, OR FULL-TERM CONSECUTIVE COUNT FORM (Not to be used for multiple count convictions or for 1/3 consecutive sentences)

SUPERIOR COURT OF CALIFORNIA, COUN		iunipie count co	IIVICI		<i>л 1/3 с</i> с	insecutive .					CR-	290.1
PEOPLE OF THE STATE OF CALIFORNIA vs DEFENDANT: AKA: CII NO.:	s. DO	B:		CASE NUMBE	ER			oy t	t Ap he	-	oved licia	
BOOKING NO.:		NOT PRESE	ENT							unc	"	
FELONY ABSTRACT OF JUDGMENT	OUNTY JAIL COM											
DATE OF HEARING	DEPT. NO.			JUDGE								
CLERK	REPORTER			PROBATION	NO. OR PR	OBATION OFFIC	ER	Ľ	ІММ	IEDIATE	SENTEN	ICING
COUNSEL FOR PEOPLE				COUNSEL F	OR DEFENI	DANT					APPOIN	TED
1. Defendant was convicted of the co	ommission of the	following felony:			YEAR CRIN COMMITTE				-	TERM (L, M, U)		ME DSED
COUNT CODE SECTION NUMBER		CRIME				(MO./DATE/Y	EAR)	COURT	PLEA	μĴ	YRS.	MOS.
2. ENHANCEMENTS charged and for horizontally. Enter time imposed or "S							es). List	each	count	enhano	cement	
COUNT ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	ENHANCEMENT	Γ	TIME IMPO "S" FOR S		ENHANCEN	IENT		IMPOS OR ST		TO	TAL
3. ENHANCEMENTS charged and for								667 s	eries)	. List a	all	
	POSED OR	For stayed. DO NO	TIM	E IMPOSED O	R		. ,		IMPOSI		то	TAL
S" FOR	STAYED	-		FOR STAYED	,	-		"S" F	OR ST/	AYED	-	<u> </u>
Restitution per PC1202.4 (f): \$\$ * Victim name(s), if known, and Fine(s): \$ per PC 1202.5. \$ Includes: \$\$50 Lab F Court Security Fee of \$\$ 6. TESTING: a. Compliance	C 1202.44 is nov amount breakd amount breakd per VC 2 iee per HS 11372 per PC 1465.8 with PC 296 ver	v due, probation haven unt to be determined own in item 8, below 3550 or days 2.5(a) \$ 3 Crim- ified b AIDS	ving b ed to w. D ninal C per P	*	ed. victim(s) name(s) prise m Fee pe Assessme c.	Restitu in probation on in lieu of fil r HS 11372.7 ant of \$ other <i>(specify</i>	tion Fund officer's r ne (a) for ea per GC ():	d eport. concu ach qu 7037	rrent alifyin 3.	☐ co ng offer	onsecu nse.	tive
 7. IMMEDIATE SENTENCING: F 8. Other orders (specify): 	Probation to prep	are and submit a po	ost sei	ntence repo	ort to CD	CR per PC 12	03c. De	ft's Ra	ice / N	lationa	l Origin	·
9. TOTAL TIME IMPOSED:												
10. MANDATORY SUPERVISIOn supervision under PC 1170(h)(5)	(B) as follows: S	uspended portion:	al jail	time impos	ed in item		led and over the second s		ed a pe	eriod o	f mand	atory
 This sentence is to run conc REGISTRATION REQUIREMENT 		cify): cify code section): _										
13. Execution of sentence imposed:	a. at initial se	entencing hearing.	b.	at resenter	ncing per	decision on a	ppeal.	c. 🗌	after r	evocat	ion of p	orobatio
d. 🗌 at resentencing per recall o	of commitment. (F	PC 1170(d).) e.	othe	er (specify)	:							
	EDIT FOR TIME S TAL DAYS:	PENT IN CUSTODY	ACTU/ TIME	AL LOCAL	LOCAL	=				SERVED NSTITU CDCR []	TION	RC]
county jail	on center design	ated by the director specify):	of the	e California	Departm	ent of Correc	tions and				S.	
CLERK OF THE COURT: I hereby co DEPUTY'S SIGNATURE	ertify the foregoir	ng to be a correct al	ostrac	t of the jud	gment ma	de in this act						
This form is prescribed under PC 1213.5 to	satisfy the require	ments of PC 1213 for	determ	ninate senten	ces. Attac			must h	e refer	red to in	this do	cument
Form Adopted for Mandatory Use											Pa	age 1 of 1

FELONY ABSTRACT OF JUDGMENT—DETERMINATE SINGLE, CONCURRENT, OR FULL-TERM CONSECUTIVE COUNT FORM

FELONY ABSTRACT OF JUDGMENT ATTACHMENT PAGE

DRAFT Not Approved by the Judicial Council

PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT:

CR-290(A)

DEFEN	DANT:																	
			-A			-В						-C						-D
			ed of the con number:	mmission of the follo	owing felonie		C	CONVIC BY		TERM (L, M, U)	CONCURRENT	CONSECUTIVE 1/3 VIOLENT	CONSECUTIVE 1/3 NON-VIOLENT	CONSECUTIVE FULL TERM	INCOMPLETE SENTENCE (refer to item 5)	654 STAY	PRINCIF CONSEC TIME IM	CUTIVE
COUNT	CODE	SECTION NO.		CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION (MO./DATE/YEAR) III	COURT	PLEA	Ê	CONC	CONS 1/3	CONS 1/3 NOI	CONS	INCC SEP (refer	65	YRS.	MOS.
						/ /												
						1 1												
						1 1												
						1 1												
						1 1												
						1 1												
						1 1												
															TOT	71		

2. ENHANCEMENTS charged and found to be true TIED TO SPECIFIC COUNTS (mainly in the PC 12022 series). List each count enhancement horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S).

COUNT	ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	тот	TAL
						ΤΟΤΑΙ		

3. ENHANCEMENTS charged and found to be true FOR PRIOR CONVICTIONS OR PRISON TERMS (mainly in the PC 667 series). List all enhancements horizontally. Enter time imposed for each or "S" for stayed. DO NOT LIST ANY STRICKEN ENHANCEMENT(S).

ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	ENHANCEMENT	TIME IMPOSED OR "S" FOR STAYED	то	TAL
	-		•	•	•		

4.	TOTAL	TIME I	MPOSED	ON THIS	ATTACH	MENT	PAGE:

Form Adopted for Mandatory Use Judicial Council of California CR-290(A) [Rev. January 2, 2012]

FELONY ABSTRACT OF JUDGMENT ATTACHMENT PAGE