

# Trial Court Revenue Distribution Guidelines



*California State Controller's Office*

Revision 27

Updated as of *January 1, 2017*

The **Trial Court Revenue Distribution Guidelines** provide direction on the distribution of fines, fees, forfeitures, penalties, and assessments as of *January 1, 2017*. Statutory codes may be modified by the legislature after this date. Current code may supersede any guidelines provided in this document.

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## Legend

Abbreviation	Code	Abbreviation	Code	Abbreviation	Code
B&P	Business and Professions	F&G	Fish and Game	PC	Penal
CC	Civil Code	F&A	Food and Agriculture	PRO	Probate
CCP	Code of Civil Procedure	GC	Government	PRC	Public Resources
CORP	Corporations	H&N	Harbors and Navigation	R&T	Revenue and Taxation
ED	Education	H&S	Health and Safety	VC	Vehicle
ELEC	Elections	IC	Insurance	WC	Water
FC	Family Code	LC	Labor	W&I	Welfare and Institutions

## How to Use the Trial Court Revenue Distribution Guidelines

The **Trial Court Revenue Distribution Guidelines** (Guidelines) consist of nine distribution tables that provide guidance on the distribution of trial court revenues that are required by California Code. Each table is preceded with a narrative that identifies the code section within the table, as well as any special rules or background that may apply. The purpose of the narrative is to provide guidance to questions that may arise when working with the code sections within the table; the narrative may also apply to code sections in other tables. While a few tables have additional specialized columns, the basic organization and the definition of terms used in the tables are shown below.

<b>Code Section</b>	The California code section, with a descriptive title. Each code section will be cited using the legend above for the code, followed by the section number. For example, PC 1464 refers to Penal Code section 1464.
<b>Violation/Situation</b>	The California code under which the conviction occurred (unless the code is the same as the distribution code) and/or a description of the situation that resulted in the charge.
<b>Arresting Officer/Jurisdiction</b>	The jurisdiction of the arresting officer (“city” versus “county”) is included when relevant for distribution purposes.
<b>Distribution</b>	The entity or entities to which the revenue is distributed (state, county, city, other agency, or victim) and the percentages of and/or conditions for the distribution. <b>References to “city”, “county”, “state”, or similar entities refer to the treasury of the entity in question unless otherwise specified.</b>
<b>Applicable Fund</b>	The fund <b>or account</b> to receive the distribution, as designated in the statute. “Not specified” means no specific fund is designated in the statute; the general fund of the receiving agency is the default fund in such cases.
<b>Fund Use</b>	The use of funds as restricted in the statute. “Not specified” means that a use is not specified in the statute.
<b>Priority of Installment Payments</b>	Court-ordered installment payments are disbursed according to the priorities set by PC 1203.1d. For more information, see page 5.

## Resources and Terminology

### Resources

The California Legislative Information website, <http://leginfo.legislature.ca.gov/>, provides information on California’s bills and laws. The website also provides tools to help users track bills going through the legislative process that may affect them if they are enacted. While the Guidelines provide direction to help understand specific code sections, the State Controller’s Office (SCO) highly recommends that users read the entire code section to have a complete understanding of the law.

### Terminology

**“Base fine enhancements”** are additional monetary sanctions that are added to the “base fine” equaling the “total base fine”. For example, monetary sanctions pursuant to H&S 11372.5 and H&S 11372.7 add to the “base fine”.

The **“chapter date”** is the date when the Governor signs a bill into law and the Secretary of State assigns the bill a chapter number which subsequently may be used to refer to the measure.

**“City arrest”** means an arrest by an employee of a city, or by a California Highway Patrol officer within the limits of a city. "City" includes any city; city and county; district, including any enterprise special district, community service district, or community service area engaged in police protection activities pursuant to PC 1463(b).

**“County arrest”** means an arrest by a California Highway Patrol officer outside the limits of a city, or any arrest by a county officer or by any other state officer. Any arrest that is not a city arrest is a county arrest.

The **“effective date”**, as specified by the Constitution, is the date when a law takes effect. The date is usually January 1 of the following year, unless the bill is an urgency measure or specifies another date.

**“Fees”** are monetary amounts paid by the defendant that are usually administrative in nature and are used to reimburse for services provided in statute.

**“Fines” or “base fines”** are the monetary sanctions, set by statute, for committing a criminal violation.

**“Forfeiture”** is the loss of money or property through seizure. For example, a defendant may post bail in order to be released from jail and to ensure their presence in court at a later date. If the defendant does not appear before the court when ordered, their bail may be forfeited. The “forfeiture” would then be distributed as stated in statute.

**Terminology**

The difference between **“mandatory” vs. “discretionary”** language is whether or not compliance must be met with the law. “Mandatory” means it is required by law. Statute will include language such as: shall, must, or will. “Discretionary” means it is optional. Statute will include language such as: may or should. It is important to read legislation very carefully to determine whether the law is mandatory or discretionary.

The phrase **“notwithstanding any other provision of law”**, is used in legislation to preclude that code section from being affected by any other code section. Code sections often interact with other code sections and to prevent unwanted changes to the meaning, legislators use the phrase to ensure the code section is interpreted exactly how it is written.

**“Penalties”, “additional penalties”, and “penalty assessments”** are monetary sanctions imposed in addition to “fines” and often have a calculation associated with the amount to assess, but not always.

**“Restitution fines”** are monetary sanctions to compensate the victim of a crime who incurs an economic loss as a result of the commission of a crime directly from the defendant convicted of that crime. “Restitution fines” shall not be subject to penalty assessments authorized in PC 1464 or Chapter 12 (commencing with Section 76000) of Title 8 of the Government Code, or the state surcharge authorized in PC 1465.7, and shall be deposited in the Restitution Fund in the State Treasury. Interest may not be assessed on “restitution fines” however, the board of supervisors of a county may impose a fee to cover the actual administrative cost of collecting the restitution fine, not to exceed 10 percent of the amount ordered to be paid, to be added to the restitution fine and included in the order of the court, the proceeds of the actual administrative cost shall be deposited in the general fund of the county pursuant to PC 1202.4(l).

**“Restitution orders”** are assessed in every case in which a victim has suffered economic loss as a result of the defendant’s conduct. The court shall require that the defendant make restitution to the victim or victims in an amount established by court order, based on the amount of loss claimed by the victim or victims or any other showing to the court. Interest may be assessed on “restitution orders” at the rate of 10% per annum pursuant to PC 1202.4(f)(3)(G). Pursuant to PC 1203.1(l), if the court orders restitution to be made to the victim, the entity collecting the restitution may add a fee to cover the actual administrative cost of collection, but not to exceed 15 percent of the total amount ordered to be paid. The amount of the fee shall be set by the board of supervisors if it is collected by the county and the fee collected shall be paid into the general fund of the county treasury for the use and benefit of the county. The amount of the fee shall be set by the court if it is collected by the court and the fee collected shall be paid into the Trial Court Operations Fund or account established by GC 77009 for the use and benefit of the court.

**“State and local penalties”** are PC 1464, GC 70372, GC 76000, GC 76000.5, GC 76104.6, and GC 76104.7. These code sections are levied upon every fine, penalty, or forfeiture imposed and collected by the courts for all criminal offenses, including, but not limited to, all offenses involving a violation of the Vehicle Code or any local ordinance adopted pursuant to the Vehicle Code.

**“State surcharge”** is an amount equal to 20% that is levied on the “total base fine” pursuant to PC 1465.7 and distributed to the State General Fund.

**Terminology**

**“Total base fine”** is the sum of the “base fine” plus the “base fine enhancements”. It is the starting point to which the State and local penalties, the 2% deposit for automation, and the state surcharge are calculated upon.

**“2% deposit for automation”** is a distribution pursuant to GC 68090.8, and not an additional “fine” or “fee”. GC 68090.8 requires that 2% of all fines, penalties, and forfeitures collected in criminal cases, be remitted to the State Trial Court Improvement Fund (Improvement Modernization Fund) to finance court administrative automation projects.

The phrase **“X dollars for every ten dollars (\$10), or part of ten dollars (\$10)”** is commonly used in many code sections that outline “penalties”, “additional penalties”, and “penalty assessments”. To calculate the proper dollar amount, take the base fine and divide by 10. If the number is a whole number, then it is used to calculate the penalty. If the number is not a whole number, then it is rounded up to the next whole number and then used to calculate the penalty.

For example, GC 76104.7(a) states: “Except as otherwise provided in this section, in addition to the penalty levied pursuant to Section 76104.6, there shall be levied an additional state-only penalty of four dollars (\$4) for every ten dollars (\$10), or part of ten dollars (\$10), in each county upon every fine, penalty, or forfeiture imposed and collected by the courts for all criminal offenses, including all offenses involving a violation of the Vehicle Code or any local ordinance adopted pursuant to the Vehicle Code.”

1. To calculate this penalty with a base fine of \$30, take the base fine and divide by 10, which gives a factor of 3. Take the factor of 3 and multiply it by the \$4 assessed for every \$10 or part of \$10 assessed in this code section, which equals \$12.

Answer: \$12 is the amount to be collected on a \$30 base fine for this code section.

2. If the base fine was instead \$31, take the base fine and divide by 10, which gives a factor of 3.1. Take the factor of 3.1 and round up to 4 (always round up to the next whole number). Take the factor of 4 and multiply it by the \$4 assessed for every \$10 or part of \$10 assessed in this code section, which equals \$16.

Answer: \$16 is the amount to be collected on a \$31 base fine for this code section.

## Priority of Installment Payments

PC 1203.1d provides for a mandatory prioritization in the distribution of criminal and traffic court-ordered debt installment payments, as follows:

1. Restitution orders to victims (PC 1202.4(f)).
2. 20% State Surcharge (PC 1465.7).
3. Any fines, penalty assessments, and restitution fines (PC 1202.4 (b)). Payment of each of these items shall be made on a proportional basis to the total amount levied for all of these items.
4. Other reimbursable costs.

The code sections within the tables are marked with their distribution priority as indicated in the far right column of each applicable table.

The following table provides a high level summary of the *priority of installment payments* pertaining to the code sections on each table from page 7 to 113:

Tables	Explanation for Priority	Page
<b>Table 1 - General Distribution of Fines and Forfeitures Under PC 1463.001</b>	Priority 1 - Not applicable. Priority 2 - Not applicable. Priority 3 - Yes, the table includes the code section for general distribution of base fines and forfeitures. Priority 4 - Not applicable. The table includes forfeited bail bond forfeitures which are not paid in installments by the defendant. Forfeited bail bond forfeitures are not applicable to the priority of installment payments.	7
<b>Table 2 - Special Distributions of Fines and Forfeitures Preceding PC 1463.001 Distribution</b>	Priority 1 - Not applicable. Priority 2 - Not applicable. Priority 3 - Yes, the table includes code sections for fines and penalty assessments. Priority 4 - Not applicable. The table includes code sections that are not paid in installments by the defendant. These code sections are marked as N/A because they are not applicable to the priority of installment payments.	9
<b>Table 3 - Specific Fine and Forfeiture Distributions</b>	Priority 1 - Not applicable. Priority 2 - Not applicable. Priority 3 - Yes, the table includes code sections for fines and penalty assessments. Priority 4 - Not applicable. The table includes code sections that are not paid in installments by the defendant. These code sections are marked as N/A because they are not applicable to the priority of installment payments.	13
<b>Table 4 - Drug and Domestic Violence Fine and Fee Distributions</b>  <i>Continued on next page</i>	Priority 1 - Not applicable. Priority 2 - Not applicable. Priority 3 - Yes, the table includes code sections for fines and penalty assessments. Priority 4 - Yes, the table includes code sections for other reimbursable costs. The table includes code sections that are not paid in installments by the defendant. These code sections are marked as N/A because they are not applicable to the priority of installment payments.	39

Tables	Explanation for Priority	Page
<i>Continued</i> <b>Table 5 - Restitution Distribution</b>	Priority 1 - Yes, the table includes code sections for restitution orders to victims. Priority 2 - Not applicable. Priority 3 - Yes, the table includes code sections for restitution fines. Priority 4 - Yes, the table includes code sections for other reimbursable costs.	42
<b>Table 6 - Penalty and Assessment Distributions</b>	Priority 1 - Not applicable. Priority 2 - Yes, the table includes the code section for the 20% State Surcharge. Priority 3 - Yes, the table includes code sections for fines and penalty assessments. Priority 4 - Yes, the table includes code sections for other reimbursable costs. The table includes code sections that are not paid in installments by the defendant. These code sections are marked as N/A because they are not applicable to the priority of installment payments.	52
<b>Table 7 - Criminal Related Fee Distributions</b>	Priority 1 - Not applicable. Priority 2 - Not applicable. Priority 3 - Yes, the table includes code sections for fines and penalty assessments. Priority 4 - Yes, the table includes code sections for other reimbursable costs.	69
<b>Table 8 - Civil Fine and Penalty Distributions</b>	Not applicable	77
<b>Table 9 - Civil Fee Distributions</b>	Not applicable	89

**Priority of Payments on Additional Penalties**

When installment payments are received, they are distributed to Priority 1. Once Priority 1 is fulfilled, the payments will be distributed to Priority 2 and so forth. PC 1203.1d(3) states that the payments to the items in Priority 3 are to be made on a proportional basis to the total amount levied for all of these items.

For counties whose board of supervisors (BOS) elects to levy an additional penalty assessment, and the assessment is less than 100% of the funds collected for the fine, penalty or forfeiture, the funds are distributed on a proportional basis. Penalty assessments fall under Priority 3 if installment payments are made.

Example: The penalty assessment for the Maddy Emergency Medical Services Fund would not receive the total payment before any other fine, penalty or forfeiture. Even when the BOS elects to levy the additional penalty assessment pursuant to GC 76000.5 and a partial payment is received, or the total fine is otherwise reduced. The payment would be distributed on a proportional basis to all fines, penalties or forfeitures within Priority 3.

## Table 1 — General Distribution of Fines and Forfeitures under PC 1463.001

All criminal fines and forfeitures (except parking) without a specific distribution in statute are distributed pursuant to PC 1463.001. Be advised that most statutes do not designate a specific distribution and are not separately listed in the Guidelines.

As stated in PC 1463(l), “*total fine or forfeiture*” for purposes of distribution under PC 1463.001 includes “the total amount of bail forfeited or deposited as cash bail subject to forfeiture.”

The special distribution for bail increases, pursuant to PC 1463.28, applies to “city arrest” violations, but does not apply to “county arrest” violations within the specified counties.

The Attorney General's Office has clarified that changes in PC 1214 do not allow a county to charge interest on delinquent and/or unpaid fines. In *People v. Sutter Street Ry. Co.*, 129 Cal. 545 (1900), the Supreme Court held that interest was not allowed because the fine was for the purpose of punishment rather than for compensating for loss or damage. Furthermore, the absence of a specific distribution for interest indicates that the Legislature did not intend criminal judgment fines to bear interest.

The following apply to the fines and forfeitures in Table 1:

- State and local penalties
- 2% deposit for automation
- State surcharge

**Table 1  
General Distribution of Fines and Forfeitures under PC 1463.001**

CODE SECTION	VIOLATION	ARRESTING OFFICER	JURISDICTION/HIGHWAY WHERE THE VIOLATION OCCURRED	DISTRIBUTION	FUND/IDENTIFICATION	APPLICABLE CODE SECTION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1463.001 — General Distribution of Base Fines and Forfeitures Collected for Crimes (no specific distribution)  <i>Also see PC 1203.1</i>	Various	County officer or state officer	Immaterial	100% to the County.	Proper funds of the County.	PC 1463.001(b)(2) R&T 19282	3 or N/A – For Forfeited Bail Bond Forfeitures
		California Highway Patrol	Outside the limits of a City (i.e., “County arrest”)				
		City officer (includes San Francisco), employee of district, authority, or other local agency authorized to make arrests or issue notices to appear or notices of violation that may be filed in court.	Immaterial	To the County: Scheduled % from PC 1463.002, after limit pursuant to PC 1463.28.  Balance to the City, District, Authority or other local agency.	Proper funds of the County.  City - Vehicle Code violations: Traffic Safety Fund. City - All other codes: not specified. District, Authority or other local agency: not specified.	PC 1463.001(b)(3), PC 1463.002, PC 1463.28, R&T 19282, VC 42200*  *applies only to misdemeanors	
		California Highway Patrol	Within the limits of a City, District, Authority, or other local agency (i.e., “City arrest”).				

## Table 2 — Special Distributions of Fines and Forfeitures Preceding PC 1463.001 Distribution

Table 2 includes special distributions of the total base fine that are deposited for special purposes prior to distribution pursuant to PC 1463.001.

PC 1203.1 requires that all fines collected by probation officers from defendants on formal probation be deposited into the county general fund, except for specified distributions. The specified distributions include, but are not limited to, PC 1463.16 and 1463.18 (a)(1), and exclude PC 1463.14(a). Therefore, there is no requirement to deposit PC 1463.14(a) collections in the county special account on formal probation cases.

The following apply to the fines and forfeitures in Table 2:

- State and local penalties
- 2% deposit for automation
- State surcharge

**Table 2  
Special Distributions of Fines and Forfeitures Preceding PC 1463.001 Distribution**

CODE SECTION	VIOLATION	DISTRIBUTION		FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
		FROM	TO		
<b>PC 1305.3 — Recovery of Costs and Attorney’s Fees by Prosecuting Agency for Opposing Motion to Vacate Forfeiture</b>  <i>Amended January 1, 2017</i>	Forfeited bail, when a prosecuting agency incurs costs <b>and attorney’s fees</b> in successfully opposing a motion to vacate the forfeiture and in collecting on the summary judgment.	Actual costs <b>and attorney’s fees</b> of opposing a motion to vacate a forfeiture and of collecting on the summary judgment from forfeited bail prior to PC 1463.001 distribution.	District attorney, county counsel, or applicable prosecuting attorney.	To reimburse actual costs <b>and attorney’s fees</b> incurred by a prosecuting agency in successfully opposing a motion to vacate the forfeiture and in collecting the summary judgment.	N/A
			Remainder: General distribution pursuant to PC 1463.001.	See PC 1463.001 (Table 1).	
PC 1463.9 — Litter Fines	Any of the following: H&S 13002, PC 374.3, VC 23111, VC 23112, VC 23113(a).	50% of PC 1463.001 moneys collected for PC 1463.9.	General distribution pursuant to PC 1463.001.	County or City portion restricted to litter cleanup activities.	3
		Remaining 50% of PC 1463.001 moneys collected for PC 1463.9.	General distribution pursuant to PC 1463.001.	See PC 1463.001 (Table 1).	
PC 1463.11 — Red Light Violations	Any of the following: VC 21453(a) and (c) VC 21454(c), VC 21457(a).	After deducting the 2% automation, 30% of PC 1463.001, PC 1464, GC 70372(a), GC 76000, and GC 76000.10 moneys. 30% excludes state surcharge and other penalty assessments, such as: GC 76000.5 (EMS), GC 76104.6 (DNA), and GC 76104.7 (DNA).	If a County arrest, to County General Fund.	Not specified.	3
			If a City arrest, to City General Fund.	Not specified.	
		Balance of PC 1463.001, PC 1464, GC 76000, and GC 70372(a) moneys.	Distributions pursuant to PC 1463.001, PC 1464, GC 70372(a), and GC 76000, on a pro rata basis.	See PC 1463.001 (Table 1), PC 1464, GC 70372(a), and GC 76000 (Table 6).	
PC 1463.12 — Railroad Crossing	Any of the following: VC 21752(c) involving railroad grade crossings, VC 22450 involving railroad grade crossings, VC 22451, VC 22452, VC 22526(c).	After deducting the 2% automation, 30% of PC 1463.001, PC 1464, GC 70372(a), GC 76000, and GC 76000.10 moneys. 30% excludes state surcharge and other penalty assessments, such as: GC 76000.5 (EMS), GC 76104.6 (DNA), and GC 76104.7 (DNA).	If the offense occurred in an area where a transit district or trans. commission or authority provides rail transportation, to the general fund of the district, commission, or authority.	Only for public safety and public education related to railroad grade crossings.	3
			If the offense did not occur in an area where a transit district or trans. commission or authority provides rail transportation, to County General Fund.	Only for public safety and public education related to railroad grade crossings.	
		Balance of PC 1463.001, PC 1464, GC 70372(a), and GC 76000 moneys.	Distributions pursuant to PC 1463.001, PC 1464, GC 70372(a), and GC 76000, on a pro rata basis.	See PC 1463.001 (Table 1), PC 1464, and GC 76000 (Table 6).	

**Table 2  
Special Distributions of Fines and Forfeitures Preceding PC 1463.001 Distribution**

CODE SECTION	VIOLATION	DISTRIBUTION		FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
		FROM	TO		
PC 1463.14(a) — Lab Fines for Convictions of Driving Under the Influence or Reckless Driving <i>(collected as a fine, distributed as a fee)</i>	DUI Under: VC 23152, VC 23153.  Reckless Driving Under: VC 23103, VC 23104, VC 23105.	\$50 of each base fine collected. If the account becomes exhausted, the public entity ordering a test performed shall bear the costs of the test.	County special account.	To pay for the cost of performing analysis of blood, breath, or urine for alcohol content or for the presence of drugs; for criminalistics lab services related to such testing.	3
		FUNDS NOT EXPENDED: Special account funds collected in the preceding fiscal year and not expended by November 1.	County General Fund in an amount equal to administrative costs.	To reimburse the County for administrative costs incurred to implement PC 1463.14.	
			Remainder to the City or County pursuant to PC 1463.001.	See PC 1463.001 (Table 1).	
PC 1463.15 — Vehicle Inspection and Sobriety Checkpoint	VC 42001.2(b), if the County establishes a combined vehicle inspection and sobriety checkpoint program pursuant to VC 2814.1.	\$35 of fine collected to the County.	County special account.	To pay the cost incurred by the County for establishing and conducting the combined checkpoint program pursuant to VC 2814.1.	3
PC 1463.16 — Driving Under the Influence or Reckless Driving; Alcohol Programs and Services Fees	DUI Under: VC 23152, VC 23153.  Reckless Driving Under: VC 23103, VC 23104, VC 23105.	\$50 per conviction from PC 1463.001 general collections for Los Angeles, Orange, San Diego, San Joaquin, Sonoma, Stanislaus, and San Luis Obispo Counties.	County special account, less up to 5% for administrative costs.	Alcohol programs and services for the general public.	3
		Contra Costa County Board of Supervisors may impose \$50 assessment on each defendant convicted under VC 23152 or VC 23153.			
		\$50 of fine collected under PC 1463.001 for all other Counties.			
		Up to 5% of funds collected	County General Fund.	To offset administrative costs of collection and disbursement.	
PC 1463.17 — Alcohol and Drug Testing	DUI Under: VC 23152, VC 23153.  Reckless Driving Under: VC 23103, VC 23104, VC 23105.	PC 1463.001 - \$50 per conviction from general collections in Sonoma County.	Depending on where cost was incurred for performing analysis of blood, breath, or urine:	To pay the cost incurred for performing analysis of blood, breath, or urine for alcohol or drugs or for services related to this testing.	3
			County special account		
			City special account		
			Special district special account		

**Table 2  
Special Distributions of Fines and Forfeitures Preceding PC 1463.001 Distribution**

CODE SECTION	VIOLATION	DISTRIBUTION		FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
		FROM	TO		
PC 1463.18 — Indemnification of Victims; Driving Under the Influence	DUI Under: VC 23152, VC 23153.	First \$20 of any amount collected for a conviction.	State Restitution Fund.	Indemnification of victims of violent crimes, with priority given to victims of alcohol-related traffic accidents.	3 <i>Pursuant to PC 1462.5, PC 1463.18 disbursements have priority over all other Priority 3 distributions</i>
		Balance of fine to PC 1463.001.	General distribution pursuant to PC 1463.001.	See PC 1463.001 (Table 1).	
PC 1463.22 — Defray Costs of Municipal and Superior Courts Incurred in Administering VC 16028, 16030 and 16031	Evidence of Financial Responsibility of Vehicle: VC 16028, VC 16030, and VC 16031.	PC 1463.001 general collections.	\$17.50 per conviction to a county special account (PC 1463.22(a)).	Court’s cost of administering VC 16028, 16030, and 16031.	3
			\$3 per conviction of VC 16028 initially deposited by county treasurer into a special account.	DMV’s cost of administering VC 16031, 16032, 16034, and 16035.	
			Once per month, to the Controller for deposit into the Motor Vehicle Account in the State Treasury Transportation Fund (PC 1463.22(b)).		
			\$10 per conviction to the State General Fund (PC 1463.22(c)).	Not specified.	
		FUNDS NOT EXPENDED: Any moneys from PC 1463.22(a) in excess of costs.	City or County pursuant to PC 1463.001 general distribution.	See PC 1463.001 (Table 1).	
PC 1463.28 — Special Distribution for Bail Increases in Option Counties (Trial Court Funding Program)	All laws, if a resolution has been adopted pursuant to GC 77004; in specified Counties (City arrests only).	PC 1463.001 (City arrests only) moneys resulting from amounts attributable to an increase in the bail amounts adopted and collected pursuant to PC 1269b(c) or PC 1269b(d) and that would otherwise be distributed per PC 1463.001.	County General Fund up to a specified annual limit.	Not specified.	3

## Table 3 — Specific Fine and Forfeiture Distributions

Table 3 includes fines and forfeitures that have a specific charge and/or distributions to a specific party, fund, or purpose. If a fine or a part of a fine is distributed pursuant to PC 1463.001, the details of the distribution are shown in Table 1.

For example, F&G 12009 is a fine assessed on illegal abalone fishing. The money collected from any fine or forfeiture imposed or collected is specifically distributed 50% to the Abalone Restoration and Preservation Account and 50% to the county treasury of the county in which the violation occurred.

The following apply to the fines and forfeitures in Table 3:

- State and local penalties
- 2% deposit for automation
- State surcharge

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
B&P 558 — Ophthalmia Neonatorum Fines	B&P 550-558	50% to the State. 50% of fine collected to the County (where the prosecution was held).	Special fund of the Department of Health Services. Not specified.	To carry out the provisions of this article. Not specified.	3
B&P 1719 — Dentistry Fines and Forfeitures	B&P 1600-1976	75% of fines and forfeitures of bail collected to the State. 25% of fines and forfeitures of bail collected to the County (where the action was tried).	Executive officer of the Board of Dentistry (fund not specified). Not specified.	Not specified. Not specified.	3
B&P 2446 — Medical Practice Fines and Forfeitures	B&P 2000-2525.5	75% of fines and forfeitures of bail collected to the State. 25% of fines and forfeitures of bail collected to the County (where the case is pending).	Contingent Fund of the Medical Board of California. Not specified.	To carry out the provisions of this chapter. Not specified.	3
B&P 2458 — Osteopathic Medicine Fines and Forfeitures	When prosecution for violation under B&P 2000-2525.5 is initiated by the Osteopathic Medical Board.	75% of fines and forfeitures collected to the State. 25% of remainder to the County as provided under B&P 2446.	Contingent Fund of the Osteopathic Medical Board of California. See B&P 2446.	Not specified. See B&P 2446.	3
B&P 2545 — Optometry Fines and Forfeitures	B&P 2540-2545	If the fine is paid by licensed physicians and surgeons and registered dispensing opticians, 100% to the State.	Not specified.	Available upon appropriation to the Medical Board of California for the purposes of administration and enforcement.	3
		If the fine is paid by licensed optometrists, 100% to the State.	Optometry Fund.	Available upon appropriation to the State Board of Optometry for the purposes of administration and enforcement.	
B&P 2546.10 — Nonresident Contact Lens Fines	B&P 2546-2546.10	100% to the State.	Not specified.	Available upon appropriation to the Medical Board of California for the purposes of administration and enforcement.	3
B&P 4337 — Pharmacy; Prohibitions and Offenses; Fines	B&P 4000-4407	50% of fines collected to the State.	Contingent Fund of the Board of Pharmacy.	Not specified.	3
		50% to the jurisdiction where the misdemeanor was prosecuted.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
B&P 4338 — Additional Fine, AIDS Education Program	\$70 additional fine may be assessed on violation of B&P 4140 and 4142.	\$50 To the County.	Special account; see PC 1463.23.	See PC 1463.23 (Table 3).	3
		\$20 per PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
B&P 4903 — Veterinary Medicine Fines and Forfeitures	B&P 4800-4905	50% of fines and forfeitures collected to the State.	Veterinary Medical Board Contingent Fund.	Not specified.	3
		50% of fines and forfeitures collected distributed pursuant to PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
B&P 5481 — Advertising; Fines and Forfeitures	B&P 5200-5486	100% to the State unless collected by county clerks appointed by the Director of Transportation; then:	State Highway Account in the State Transportation Fund.	Not specified.	3
		80% to the State.	State Highway Account in the State Transportation Fund.	Not specified.	
		20% to the County in which the fees are collected.	Not specified.	Not specified.	
B&P 7028.2 — Contractors’ Fines	B&P 7000-7191	100% to the State if the Attorney General brings the action	Not specified.	Not specified.	3
		100% to the County if the district attorney brings the action.	Not specified.	Not specified.	
		100% to the City if the city attorney or city prosecutor brings the action.	Not specified.	Not specified.	
B&P 7028.17 — Contractors Without License; Fines	A contractor without a license fails to comply with citation after it is final.	If the Attorney General brings the action, see B&P 7028.2 above.	Not specified.	Not specified.	3
		100% to the County if the district attorney brings the action.	Not specified.	To be designated by district attorney.	
		100% to the City if the city attorney or city prosecutor brings the action.	Not specified.	To be designated by city attorney.	
B&P 7502.2 — Repossessors Fine, Misdemeanor	A financial institution or a buy-here-pay-here dealer that knowingly engages a nonexempt unlicensed person to repossess collateral on its behalf shall be subject to a fine of \$5,000.	If the Attorney General brings the action:			3
		100% to the State.	Private Security Services Fund.	Not specified.	
		If a district attorney brings the action:			
		100% to the County.	Not specified.	Not specified.	
		If a city attorney brings the action:			
		50% to the City.	Not specified.	Not specified.	
B&P 10139 — Real Estate Brokerage and Sales Without a License; Fines	Up to \$20,000 fine for individuals. Up to \$60,000 fine for corporations.	First \$10,000 (individuals) / First \$50,000 (corporations) to the State.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	3
		Balance to County, if County has a Real Estate Fraud Prosecution Fund per GC 27388; if not, all goes to the State.	County’s Real Estate Fraud Prosecution Trust Fund.	To fund programs to enhance the capacity of local police and prosecutors to deter, investigate, and prosecute real estate fraud crimes.	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
B&P 22981 — California Cigarette and Tobacco Products Licensing Act of 2003 Fines	B&P 22970-22991	100% to the State.	Cigarette and Tobacco Products Compliance Fund.	Implementing, enforcing, and administering the California Cigarette and Tobacco Products Licensing Act of 2003.	3
CCP 177.5 — Money Sanctions	Up to \$1,500 sanction for violating lawful order.	Deposited in Bank Account - GC 68085.1. 100% to the State.	Trial Court Trust Fund.	To fund trial court operations.	3
CCP 1218 — Contempt Fines	Up to \$1,000 fine if found guilty of contempt of court.	Deposited in Bank Account - GC 68085.1. 100% to the State.	Trial Court Trust Fund.	To fund trial court operations	3
CORP 2258 — Intrastate Foreign Corporation; Fines	A foreign corporation is the violator under CORP 2200-2260; fine of \$500-\$1000.	If brought by the Attorney General:			3
		100% to the State.	State General Fund.	Not specified.	
		If brought by a district attorney:			
		50% to the County in which the conviction occurred.	Not specified.	Not specified.	
		50% to the State.	Not specified.	Not specified.	
ED 48294 — Truant Fines	ED 48200-48361	100% to the school district where the violation occurred.	School fund of the school district.	Activities of the school attendance review board prescribed by ED 48291 and the parent education and counseling program pursuant to ED 48293.	3
F&G 2022 — Importation or Sale of Ivory and Rhinoceros Horn	Prohibiting the purchase, sale, offer to sell, possession with intent to sell, or importation with intent to sell ivory or rhinoceros horn.	50% of the fine, up to \$500, as a reward for giving information leading to conviction	N/A	N/A	3
		See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
F&G 12006 — Sturgeon & Lobster Fines	F&G 7370 & 8254	50% to the State.	Fish & Game Preservation Fund.	50% of the revenue from these fines will be allocated for the support of the Special Operations Unit of the department, and used for law enforcement purposes.	3
		50% to the County.	County Fish and Wildlife Propagation Fund.	Protection, conservation, propagation, and preservation of fish and wildlife	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
F&G 12006.6 — Abalone Fines; Commercial	Violation of abalone laws for commercial purposes in which the person takes or possesses more than 12 abalone at one time or is in excess of the bag limit.	50% to the State.	State Fish and Game Preservation Fund.	50% of the revenue from these fines will be allocated for the support of the Special Operations Unit of the department, and used for law enforcement purposes.	3
		50% to the County.	County Fish and Wildlife Propagation Fund.	Protection, conservation, propagation, and preservation of fish and wildlife	
F&G 12008.1 – Endangered or Threatened Species; Penalty <i>Effective September 13, 2016</i>	<b>The import, export, taking, possession, purchase, or sale of any endangered, threatened, or candidate species, or any part or product thereof, as specified in F&amp;G 2080 or F&amp;G 2085, subject to fine of \$25,000 to \$50,000 for each violation.</b>	<b>50% to the State.</b>	<b>Endangered Species Permitting Account within the State Fish and Game Preservation Fund.</b>	<b>To administer and implement F&amp;G 2050-2115.5.</b>	<b>3</b>
		50% to the County where the violation occurred.	Not specified	Reimbursement of costs incurred by district attorney or city attorney in investigating and prosecuting the violation. Any excess may be expended in accordance with F&G 13103.	
F&G 12009 — Abalone Fines; Non-Commercial	Any fine or forfeiture for the taking of abalone for any purpose other than for profit.	50% to the State.	Abalone Restoration and Preservation Account.	Recreational abalone management program.	3
		50% to the County.	County Fish and Wildlife Propagation Fund.	Protection, conservation, propagation, and preservation of fish and wildlife	
F&G 12012 – Fish and Wildlife Poaching	Illegal taking, possessing, importing, exporting, selling, purchasing, bartering, trading, or exchanging of any amphibian, bird, fish, mammal, or reptile.	50% to the State.	State Fish and Game Preservation Fund.	50% of the revenue from these fines will be allocated for the support of the Special Ops Unit, for law enforcement purposes.	3
		50% to the County.	County Fish and Wildlife Propagation Fund.	Reimbursement of costs incurred by district attorney or city attorney in investigating and prosecuting the violation. Any excess may be expended in accordance with F&G 13103.	
F&G 12013 – Possession in Excess of Bag Limits	Illegal taking or possessing of more than three times the daily bag limit or legal possession limit of fish, reptiles, birds, amphibians, or mammals.	50% to the State.	State Fish and Game Preservation Fund.	Protection and preservation of birds, mammals, reptiles, and fish.	3
		50% to the County.	County Fish and Wildlife Propagation Fund	Reimbursement of costs incurred by district attorney or city attorney in investigating and prosecuting the violation. Any excess may be expended in accordance with F&G 13103.	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<b>F&amp;G 12157 – Forfeiture of Items Used in Violation of Fish &amp; Game Code</b>  <i>Amended September 13, 2016</i>	Proceeds from the sale of any device or apparatus, or as specified in F&G 12157, vehicle used in committing violation of the Fish & Game Code which may be subject to forfeiture upon conviction, except as specified.  Proceeds from the sale of any device, apparatus, or vehicle used in committing violation of F&G 12008, F&G 12008.1, or PC 597(c), which shall be subject to forfeiture upon conviction, except as specified.	To the holder of valid liens on the forfeited property, the payment of the amount owed on the lien.	Not specified	To compensate the lienholder for his or her interest in the property.	3
		Balance to the State.	State Fish and Game Preservation Fund.	Protection and preservation of birds, mammals, reptiles, and fish.	
F&G 13003 — Fish and Game Fines	Violations of any Fish and Game Code section or regulation, or any law providing protection or preservation of birds, mammals, fish, reptiles, or amphibians.	50% to the State.	State Fish and Game Preservation Fund.	Protection and preservation of birds, mammals, reptiles, and fish.	3
		50% to the County.	County Fish and Wildlife Propagation Fund.	Protection, conservation, propagation, and preservation of fish and wildlife	
F&G 13011(a) — Fish and Game Fines; Oil and Petroleum Products	Violations of the oil and petroleum product discharge provisions of the Fish & Game Code, including F&G 2014, 12011, 12016, 2580-2589, and 5650-5803	50% to the State.	Either: Oil Pollution Administration Subaccount of the Fish and Wildlife Pollution Account of the Fish and Preservation Fund; or:	For the costs of administering the pollution response, abatement, and habitat restoration activities not otherwise authorized by the Lempert-Keene-Seastrand Oil Spill Prevention and Response Act.	3
			Oil Pollution Response and Restoration Subaccount of the Fish and Wildlife Pollution Account of the Fish and Preservation Fund, as determined by administrative or judicial settlement; or as provided by law	For response and restoration activity related to oil spills not otherwise authorized by the Lempert-Keene-Seastrand Oil Spill Prevention and Response Act.	
		50% to the County.	County Fish and Wildlife Propagation Fund.	Protection, conservation, propagation, and preservation of fish and wildlife	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
F&G 13011(b) — Fish and Game Fines; Hazardous Substances	Violations of the hazardous materials and other pollution laws -- oil and petroleum product discharge provisions of the Fish & Game Code, including F&G 2014, 12016, 2580-2589, and 5500-6956	50% to the State.	Either: Hazardous Materials Administration Subaccount of the Fish and Wildlife Pollution Account of the Fish and Preservation Fund; or:  Hazardous Materials Response and Restoration Subaccount of the Fish and Wildlife Pollution Account of the Fish and Preservation Fund, as determined by administrative or judicial settlement; or as provided by law.	For the reasonable cost of administering the hazardous materials response and restoration activities of the department.  For the response and abatement of hazardous materials that are spilled or discharged on the lands and in the waters of the State, and for the protection, preservation, and restoration of fish and wildlife impacted by discharges of hazardous materials into the environment of the State.	3
		50% to the County.	County Fish and Wildlife Propagation Fund.	Protection, conservation, propagation, and preservation of fish and wildlife	
F&A 24018 — Drugging of Horses; Fines and Forfeitures	F&A 24000-24018	100% of fines, penalties, fees, or donations collected to the State.	Department of Food and Agriculture Fund.	Activities to control the drugging of horses.	3
F&A 31663 — Dangerous or Vicious Dogs; Fines	F&A 31601-31683	100% of fines collected to the City or County.	Not specified.	Defray costs of implementing chapter.	3
F&A 41553 — Canned Foods; Fines and Forfeitures	F&A 41301-41582	50% of fines collected to the State.	State General Fund.	Not specified.	3
		50% of fines collected distributed pursuant to PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
H&N 525 — Abandoned Vessel Fines	Abandoning a vessel upon a public waterway or public or private property without permission.	80% to the State.	Abandoned Watercraft Abatement Fund.	Grants to local agencies for the abatement, removal, storage, and disposal as public nuisances of any abandoned, wrecked, or dismantled vessels.	3
		20% distributed pursuant to PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
H&S 1796.58 — Home Care Services Consumer Protection Act Violation	H&S 1796.10-1796.63, punished by a fine not to exceed \$1,000.	100% to the State.	Home Care Technical Assistance Fund within the Home Care Fund	Upon appropriation, to the Department for purposes of providing technical assistance, training, and education pursuant to this chapter.	3

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
H&S 11350(c) — Additional Fine, State-wide AIDS Education Program	\$70 additional fine for possession of a controlled substance, as specified.	\$50 To the County.	Special account; see PC 1463.23.	See PC 1463.23 (Table 3).	3
		\$20 per H&S 11502.	See H&S 11502 (Table 4).	See H&S 11502 (Table 4).	
H&S 11377(c) — Additional Fine, State-wide AIDS Education Program	\$70 additional fine for possession of a controlled substance, as specified.	\$50 To the County.	Special account; see PC 1463.23.	See PC 1463.23 (Table 3).	3
		\$20 per H&S 11502.	See H&S 11502 (Table 4).	See H&S 11502 (Table 4).	
H&S 11489 — Asset Forfeitures  <i>Property is seized pursuant to this chapter and forfeited to the state or local governmental entity and, where necessary, sold by the Department of General Services or local governmental entity, the money forfeited or the proceeds of sale shall be distributed by the state or local governmental entity.</i>	To the bona fide or innocent purchaser, conditional sales vendor, or mortgagee of the property.	To the bona fide or innocent purchaser, conditional sales vendor, or mortgagee of the property, if any, up to the amount of his or her interest in the property, when the court declaring the forfeiture orders a distribution to that person.	Not specified.	To reimburse the innocent purchaser for his or her interest in the property.	3
	To the state agency or local governmental entity for all expenditures.	The balance to be distributed and transferred quarterly in the following manner: To the state agency or local governmental entity for all expenditures made or incurred by it in connection with the sale of the property, including expenditures for any necessary costs of notice required by H&S 11488.4, and for any necessary repairs, storage, or transportation of any property seized under this chapter.	To the State Agency or Local Government Entity.	To reimburse for expenditures for any necessary cost associated with property seizure.	
	The remaining funds shall be distributed as follows:	65% (reduced by 15% as specified below) to the state, local, or state and local law enforcement that participated in the seizure of the property.	Proportionate contribution of each agency to the enforcement. Department of Justice funds to be deposited in Department of Justice Special Deposit Fund-State Asset Forfeiture Account.	To be used for law enforcement efforts.	
		15% of the 65% is deposited in a special fund maintained by the County, City, or City and County.	To the County, City, or City and County.	Funding programs designed to combat drug abuse or divert gang activity.	
		24% to the State.	General Fund.	School safety and security.	
10% to the prosecutorial agency which processes the forfeiture action.		Not specified.	Not specified.		
	1% to private nonprofit organization of local prosecutors.	Not specified.	Education and training for prosecutors and law enforcement officers.		

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
H&S 11550(d) — Additional Fine, State-wide AIDS Education Program	\$70 additional fine for use or being under the influence of a controlled substance, as specified.	\$50 To the County.	Special account; see PC 1463.23.	See PC 1463.23 (Table 3).	3
		\$20 per H&S 11502.	See H&S 11502 (Table 4).	See H&S 11502 (Table 4).	
H&S 12706 — Fireworks	Any violation of H&S 12700(b) or of any regulation adopted pursuant to H&S 12700(b).	65% to the State.	State Fire Marshal Fireworks Enforcement and Disposal Fund.	State-wide programs for enforcement, prosecution, disposal and management of seized fireworks, and public education, pursuant to H&S 12728.	3
		35% to the local public safety agency in the county in which the offense was committed.	Not specified.	Reimburse the local public safety agency for expenses, including, but not limited to, the costs for handling, processing, photographing, and storing seized dangerous fireworks.	
H&S 13112.1 — State Fire Marshal; Fines	Any rules or regulations enforced by the State Fire Marshal or salaried deputy state fire marshals employed by the State.	50% to the State.	California Fire and Arson Training Fund.	Support of fire training by the State Fire Marshal.	3
		50% to the County.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
H&S 25192 — Hazardous Waste; Civil and Criminal Penalties	H&S 25100-25259	50% to the State.	Toxic Substances Control Account.	Not specified.	3
		25% to the office that brought the action, either Attorney General, district attorney, city attorney, or city prosecutor.	Not specified.	Not specified.	
		25% to the State Department of Toxic Substances Control.	Not specified.	Activity of the Certified Unified Program Agency (CUPA) local health officer or other local public officer or agency to enforce the provisions of this chapter.  If a police, sheriff, or CHP investigation led to the action, 40% to that agency to enforce provisions.	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
H&S 25249.12 — Safe Drinking Water; Civil and Criminal Penalties	H&S 25249.5-25249.13	75% to the State.	Safe Drinking Water and Toxic Enforcement Fund.	To implement and administer this chapter.	3
		25% to the office that brought the action or, in the case of an action brought by a person, to that person, pursuant to H&S 25249.7(d).	Not specified.	Not specified.	
H&S 25299.80.5 — Underground Storage Tanks; Fine <i>Effective September 25, 2014 – January 1, 2026</i>	Any person who knowingly makes or causes to be made any false statement, material misrepresentation, or false certification in support of any claim pursuant to H&S 25299.10-25299.97 punished by a fine not more than \$10,000 or by imprisonment, or both.	100% to the State.	Underground Storage Tank Cleanup Fund	Not specified	3
H&S 25515.5(a) — Criminal Penalties Relating to Hazardous Waste Violations	Criminal penalties paid in violation of H&S 25500-25519.	If a reward is paid to a person pursuant to H&S 25516, the amount of the reward shall be deducted from the amount of the penalty. The remainder is distributed as follows:			3
		50% to the office of the city attorney, district attorney, or Attorney General, whichever office brought the action.	Not specified.	Not specified.	
		50% to the agency which is responsible for the investigation of the action.	Not specified.	Not specified.	
H&S 121025(e)(3) — Disclosure of Confidential Public Health Record; Misdemeanor	A person who willfully, maliciously, or negligently discloses the content of a confidential public health record that results in economic, bodily, or psychological harm to the victim shall be subject to a fine not to exceed \$25,000 plus court costs.	To the victim whose confidential public health record was disclosed.	Not specified.	Not specified.	3
H&S 121660 — Rabies Violations	H&S 121575-122710	50% to the County or the City, depending where the violation occurred.	Rabies Treatment and Eradication Fund.	Eradication and treatment of rabies.	3
		50% to PC 1463.001 general distribution (Table 1).	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
IC 1872.83 — Workers' Compensation Insurance Fraud Fines	Fines collected for violations of IC 1871.4, 11760, and 11880, LC 3700.5 and PC 549.	100% to the State	Workers' Compensation Fraud Account in the Insurance Fund.	Upon appropriation, enhanced investigation and prosecution of workers' compensation and of willful failure to secure payment of workers' compensation pursuant to IC 1872.83.	3
LC 355 — Gratuities; Fines and Forfeitures	LC 350-356	100% of all fines collected to the State.	State General Fund.	Not specified.	3
LC 409 — Bonds and Photographs; Fines and Forfeitures	LC 400-410	100% of all fines imposed and collected to the State.	State General Fund.	Not specified.	3
LC 1305 — Minors; Fines	LC 1290-1311, not collected in judicial proceedings to enforce collection.	100% of any fine or civil penalty collected to the State Department of Industrial Relations.	State General Fund.	Not specified.	3
	LC 1290-1311, collected in judicial proceedings to enforce collection.	50% to the County or City, depending on which agency prosecuted.	Not specified.	Not specified.	
		25% to the State Department of Industrial Relations.	Not specified.	To recover costs incurred by the department pursuant to this chapter.	
		25% to the State.	State General Fund.	Not specified.	
LC 1698 — Farm Labor; Fines	LC 1682-1699	100% of all fines imposed and collected to the State.	Farm Worker Remedial Account.	Not specified.	3
LC 1734 — Public Works; Fines and Forfeitures	LC 1720-1861, or any of the labor laws pertaining to public works.	100% of all fines or penalties collected to the State.	State General Fund.	Not specified.	3

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 166 — Contempt of Court Protective Orders	(b) Fine of up to \$5,000 for contempt of court - violation of order not to contact.	Deposited into Bank Account – GC 68085.1.	To the State.	Trial Court Trust Fund.	3
	(c) Fine of up to \$1,000 for contempt of court - violation of protective order in attempts to harm, intimidate, or dissuade a victim or witness, or in cases of domestic violence, elder or dependent adult abuse, or sexual offense involving a minor.	Deposited into Bank Account – GC 68085.1.	To the State.	Trial Court Trust Fund.	
	(e) Unless probation granted for (c) may include in lieu of a fine, payment of up to \$1,000 to battered women’s shelter or	Not to be Deposited into Bank GC 68085.1.	To Battered Women’s Shelter.	Not Applicable.	
	Direct payment to provide restitution to reimburse victim for reasonable counseling or other cases.	Not to be Deposited into Bank GC 68085.1.	To victim.	Not Applicable.	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 186.8 — Proceeds from Sales Pursuant to “California Control of Profits of Organized Crime Act” (PC 186 – 186.8)  <i>Continued on Next Page</i>	Proceeds from the sale of forfeited property – General Rule	First to bona fide or innocent purchaser; conditional sales vendor; or holder of a valid lien, mortgage, or security interest.	N/A	N/A	3
		Second to General Services or local government entity for expenditures made or incurred in connection with the sale, including repairs, storage, or transportation.	Not specified.	Reimbursement of expenditures made or incurred in connection with the sale, including any necessary repairs, storage, or transportation of any property seized under this chapter.	
		Balance to the State or local government entity, whichever prosecutes.	General Fund.	Not specified.	
	Proceeds from the sale of forfeited property – cases involving violations of PC 311.2(b), 311.3, or 311.4.	First to bona fide or innocent purchaser; conditional sales vendor; or holder of a valid lien, mortgage, or security interest.	N/A	N/A	
		Balance to county that filed the petition of forfeiture, or:	County Children’s Trust Fund, established pursuant to W&I 18966.	To fund child abuse and neglect prevention and intervention programs operated by private nonprofit organizations or institutions of higher education.	
		To State, if county has no County Children’s Trust Fund.	State Children’s Trust Fund, established pursuant to W&I 18969.	By appropriation, allocated to Department of Social Services to fund child abuse and neglect prevention and intervention programs.	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<p><i>Continued from Previous Page</i></p> <p>PC 186.8 — Proceeds from Sales Pursuant to “California Control of Profits of Organized Crime Act” (PC 186 – 186.8)</p>	<p>Proceeds from the sale of forfeited property – crimes against the state beverage container recycling program.</p>	<p>First to bona fide or innocent purchaser; conditional sales vendor; or holder of a valid lien, mortgage, or security interest.</p>	N/A	N/A	3
		<p>Second to General Services or local government entity for expenditures made or incurred in connection with the sale, including repairs, storage, or transportation.</p>	Not specified.	Reimbursement of expenditures made or incurred in connection with the sale, including any necessary repairs, storage, or transportation of any property seized under this chapter.	
		<p>Balance to the State.</p>	California Beverage Container Recycling Fund established pursuant to PRC 14580(d).	Penalty Account – May be expended only by appropriation for the purposes of PRC 14500-14599	
		<p>Exception: to the local prosecuting entity that filed the petition of forfeiture.</p>	Not specified.	Reimbursement of the cost of prosecution.	
	<p>Proceeds from the sale of forfeited property – cases involving human trafficking of minors for prostitution or lewd conduct, or violation of PC 266a when the victim is a minor.</p>	<p>First to bona fide or innocent purchaser; conditional sales vendor; or holder of a valid lien, mortgage, or security interest.</p>	N/A	N/A	
		<p>Second to General Services or local government entity for expenditures made or incurred in connection with the sale, including repairs, storage, or transportation.</p>	Not specified.	Reimbursement of expenditures made or incurred in connection with the sale, including any necessary repairs, storage, or transportation of any property seized under this chapter.	
		<p>Balance to the State.</p>	Victim-Witness Assistance Fund.	By appropriation, to fund child sexual exploitation and child sexual abuse victim counseling centers and prevention programs under PC 13837.	
				50% of these funds shall be granted to community-based organizations that serve minor victims of human trafficking.	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 236.6 — Human Trafficking Seizure of Assets	The prosecuting agency may file a petition with the criminal division of the superior court of the county in which the accusatory pleading was filed, seeking a temporary restraining order, preliminary injunction, the appointment of a receiver, or any other protective relief necessary to preserve the property or assets. The filing of the petition shall start a proceeding that shall be pendent to the criminal proceeding and maintained solely to effect the remedies available for this crime, including, but not limited to, payment of restitution and payment of fines.	In all cases where property is to be levied upon pursuant to this section, a receiver appointed by the court shall be empowered to liquidate all property or assets, which shall be distributed in the following order of priority:			N/A
		To the receiver, or court-appointed appraiser, including all reasonable expenditures for necessary repairs, storage, or transportation of property levied upon under this section.	Not specified.	For all reasonable expenditures made or incurred by him or her in connection with the sale of the property or liquidation of assets.	
		To a holder of a valid lien, mortgage, or security interest.	Not specified.	To pay the amount of his or her interest in the property or proceeds.	
		To a victim.	Not specified.	Restitution for human trafficking that was alleged in the accusatory pleading and that was proven by the prosecution.	
		For payment of a fine imposed. The proceeds obtained in payment of a fine shall be paid in the manner set forth in PC 236.1(h).	Not specified.	Not specified.	
PC 261.5(e)(3) — Additional Fine, AIDS Education Program	Additional fine of up to \$70 may be assessed on violation of unlawful sexual intercourse with a minor.	100% to the County.	Special account; see PC 1463.23.	See PC 1463.23 (Table 3).	3
PC 261.9 — Soliciting Prostitutes Under 18	Any person convicted of seeking to procure or procuring the sexual services of a prostitute in violation of PC 647(B), is to pay an additional fine in an amount not to exceed twenty-five thousand dollars (\$25,000).	100% to the State.	Not Specified.	Upon appropriation, to be available to fund programs and services for commercially sexually exploited minors in the counties where the underlying offenses are committed.	3
PC 264(b) — Additional Fine, AIDS Education Program	\$70 additional fine assessed for violation of PC 261 or 262.	\$50 To the County.	Special account; see PC 1463.23.	See PC 1463.23 (Table 3).	3
		\$20 per PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 266k — Additional Penalty for Sexual Exploitation Crimes	Up to \$5,000 additional penalty upon conviction under PC 266h or 266i.	To the County, the actual administrative cost of collection, up to 2% of the fine.	County General Fund.	For recovery of collection costs.	3
		To the State.	Victim-Witness Assistance Fund.	By appropriation, to fund child sexual exploitation and child sexual abuse victim counseling centers and prevention programs under PC 13837.	
	Up to \$25,000 additional penalty upon conviction under PC 266j or 267.	To the County, the actual administrative cost of collection, up to 2% of the fine.	County General Fund.	For recovery of collection costs.	
		To the State.	Victim-Witness Assistance Fund.	By appropriation, to fund child sexual exploitation and child sexual abuse victim counseling centers and prevention programs under PC 13837. 50% of funds collected pursuant to PC 266k(b) is granted to community-based organizations that serve minor victims of human trafficking.	
PC 270d — Failure to Provide Child/Spousal Support	PC 270 or 270a, and children are not receiving public assistance.	Fines, penalties, or forfeitures to the spouse of the defendant, or to the guardian.	Not specified.	Not specified.	3
	PC 270 or 270a, and children are receiving public assistance.	Fines, penalties, or forfeitures to the proper county department.	Not specified.	Support for the calendar month following receipt; also for future needs or reimbursement of past support.	
PC 286(m) — Additional Fine, AIDS Education Program	\$70 additional fine assessed for violation of PC 286.	\$50 To the County.	Special account; see PC 1463.23.	See PC 1463.23 (Table 3).	3
		\$20 per PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
PC 288 — Sex Crime Fines	Additional fines per PC 288.	Actual administrative cost not to exceed 2% of fine to the County.	County General Fund.	For the use and benefit of the County.	3
		Remainder to the State.	Victim-Witness Assistance Fund for appropriation by the State Controller.	To fund prevention and victim counseling centers related to child sexual exploitation/abuse.	
PC 288a(m) — Additional Fine, AIDS Education Program	\$70 additional fine assessed for violation of PC 288a.	\$50 To the County.	Special account; see PC 1463.23.	See PC 1463.23 (Table 3).	3
		\$20 per PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS	
<p>PC 290.3 — Sex Offender Fines</p> <p>Additional fines and forfeitures imposed per PC 290.3</p> <p><i>For violations occurring between July 12, 2006 and September 19, 2006, see AB 1806 guidelines</i></p>	<p>Offenses listed in PC 290(c): First offense: \$300 fine.</p>	<p>100% to the State. Distributed by Controller as follows:</p>			<p>3</p>	
		<p>\$100 of every fine imposed in excess of \$100.</p>	<p>Not specified.</p>	<p>As of November 8, 2006: Department of Corrections and Rehabilitation to defray the cost of the global positioning system used to monitor sex offenders.</p> <p>Before November 8, 2006: Governor’s Office of Emergency Services to fund Sexual Assault Felony Enforcement teams pursuant to Penal Code Section 13887.</p>		
	<p>Remaining fine:</p>					
		<p>50% to the State.</p>	<p>Department of Justice Sexual Habitual Offender Fund.</p>	<p>Monitoring, apprehending, and prosecuting habitual sex offenders.</p>		
		<p>25% to the State.</p>	<p>Department of Justice DNA Testing Fund.</p>	<p>Testing DNA samples for law enforcement purposes.</p>		
		<p>25% allocated by the Controller equally to the counties that maintain a local DNA testing laboratory.</p>	<p>Not specified.</p>	<p>Testing DNA samples for law enforcement purposes.</p>		
	<p>Offenses listed in PC 290(c): Second or subsequent offense: \$500 fine.</p>	<p>100% to the State. Distributed by Controller as follows:</p>				
			<p>\$100 of every fine imposed in excess of \$100.</p>	<p>Not specified.</p>		<p>As of November 8, 2006: See fund use above. Before November 8, 2006: See fund use above.</p>
		<p>Remaining fine:</p>				
			<p>1/3 to the State.</p>	<p>Department of Justice Sexual Habitual Offender Fund.</p>		<p>Monitoring, apprehending, and prosecuting habitual sex offenders.</p>
		<p>Remaining 2/3:</p>				
			<p>50% to the State.</p>	<p>Department of Justice Sexual Habitual Offender Fund.</p>		<p>Monitoring, apprehending, and prosecuting habitual sex offenders.</p>
			<p>25% to the State.</p>	<p>Department of Justice DNA Testing Fund.</p>		<p>Testing DNA samples for law enforcement purposes.</p>
		<p>25% allocated by the Controller equally to the counties that maintain a local DNA testing laboratory.</p>	<p>Not specified.</p>	<p>Testing DNA samples for law enforcement purposes.</p>		

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS	
<b>PC 308 — Tobacco Products; Civil/Criminal Penalty</b>  <i>Note: Prosecution may not occur if civil penalties have been levied under B&amp;P 22958 for the same offense.</i>  <b>Amended June 9, 2016</b>	<b>(a) Person, firm, or corporation furnishes or sells tobacco products to persons under 21 years of age, except for active duty military personnel who are 18 years of age or older.</b>  <b>(b) Person, firm, or corporation that sells or deals in tobacco does not post a copy of this act in the place of business.</b>	25% of each civil and criminal penalty collected to the agency bringing the successful action (city attorney, county counsel, or district attorney).	Not specified.	Not specified.	3	
		<b>Remaining 75%:</b>				
		If civil penalty, to the City or County.	Not specified.	Not specified.		
		If criminal penalty.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).		
<b>PC 311.12 — Fine for Pornography of Minors involving Government Property</b>	Violation of PC 311.1, 311.2, 311.3, 311.10, or 311.11 depicting a minor engaging or simulating sexual conduct, as defined in PC 311.4(d) on, or via, a government owned computer or network OR the production, transportation, or distribution involves the use, possession, or control of government-owned property shall be punished by an additional fine not exceeding \$2,000. This fine shall not be subject to GC 70372, 76000, 76000.5, 76104.6, or PC 1464, 1465.7.	A county may transfer all or part of any of these allocations to another county for the allocated use. To the county to be allocated as follows:			3	
		1/3 for sexual assault investigator training.	Not specified.	Not specified.		
		1/3 for public agencies and nonprofit corporations that provide shelter, counseling, or other direct services for victims of human trafficking.	Not specified.	Not specified.		
		1/3 for child-focused, facility-based multidisciplinary teams focusing on the investigation, treatment, management, and prosecution of child abuse cases.	Not specified.	Not specified.		
<b>PC 369b — Rail Traffic Fines for Counties With a Population Over 500,000</b>	Additional fines for violation of PC 369g or PC 369i.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	3	
	Additional fines for violation of VC 21752(c), 22450, 22451, 22452, or 22526(c).	See PC 1463.12.	See PC 1463.12.	See PC 1463.12.		
<b>PC 374.5 — Fines Collected from Improper Activities by Grease Waste Haulers</b>	Improperly transporting, reinserting, or discharging grease waste.	50% of the fines collected to the State.	Environmental Enforcement Training Fund.	Enforcement of California’s environmental laws.	3	
		25% distributed per PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).		
		25% to the local health officer or other local public officer or agency that investigated the matter that led to the action.	Not specified.	Not specified.		

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 374a — Reward for Information Leading to Arrest and Conviction of Persons Dumping Waste or Shooting Upon Highway	Giving information leading to the arrest and conviction of a violation under PC 374.3, 374c, 374.2, 374.4, or 374.7. If the reward is for two or more people, it shall be divided equally.	Up to 50% of the fine as a reward to the informant or witness.	N/A	N/A	3
		Remaining 50% for PC 374.3 violations distributed per PC 1463.9.	See PC 1463.9 (Table 2).	See PC 1463.9 (Table 2).	
		Remaining 50% for PC 374c, 374.2, 374.4, and 374.7 violations distributed per PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
PC 489 — Fine for Grand Theft of Animal and Animal Carcasses	If the grand theft involves a violation of PC 487(a), punishable by a fine up to \$5,000.	100% to the State.	Bureau of Livestock Identification.	Investigation of cases involving grand theft of any animal or animals, or of the carcass or carcasses of, or any portion of the carcass or carcasses of, any animal specified in PC 487(a).	3
PC 647.1 — Additional Fine, AIDS Education Program	\$70 additional fine assessed for violation of PC 647(a), 647(b), or, if involving intravenous use, 647(f).	\$50 To the County.	Special account; see PC 1463.23.	See PC 1463.23 (Table 3).	3
		\$20 per PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table1).	
PC 1202.5 — Additional Fine for Robbery, Burglary, Grand Theft, Petty Theft, or Vandalism	Violation of PC 211, 215, 459, 470, 484, 487, 487a(a), 488, or 594; additional fine of up to \$10.	100% of the fines collected are held in trust by the County, and then transferred to the local law enforcement agency where the offense took place.	Not specified.	To implement, support, and maintain the local crime prevention program, in addition to and not supplanting existing crime prevention funding.	3
PC 1202.51 — Additional Penalty for Littering and Illegal Dumping	Conviction under PC 372, 373.a, 374.3, 374.4, 374.7, or 374.8 \$100 for infraction conviction; \$200 for misdemeanor conviction. <i>No state or county penalty, assessment, fee, or surcharge shall be imposed on this fine.</i>	100% to city where violation occurred (or county, if violation was not within a city).	Not specified.	Illegal dumping enforcement program.	3

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1203.1(k) — Fines Collected by Probation Officer	Fines collected by county probation officer as a condition of probation, with the following exceptions: GC 13967.5, PC 1202.4, 1463.16, 1463.18, and 1464; Collections from former codes GC 13967 ( <i>on or before September 28, 1994</i> ), and PC 1203.04 ( <i>on or before August 2, 1995</i> ) are also exceptions.	100% to the County.	County General Fund.	For the use and benefit of the County.	3
PC 1463.009 — Bail Forfeitures; Sex Crimes, Violent and Serious Felonies	All bail forfeitures of any of the following: PC 261, 264.1, 286, 288, 288.5, 288a, or 289; a violent felony pursuant to PC 667.5(c); or a serious felony pursuant to PC 1192.7.	Reimbursement to the County of reasonable administrative costs.	Not specified.	Reimbursement of reasonable administrative costs.	N/A
		Up to 50% of the remainder to the victim if under the age of 18 years or victim of a violent or serious felony as defined..	N/A	To satisfy any civil court judgment or restitution orders for convictions under the specified code sections.	
		Balance pursuant to PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
PC 1463.04 — SNO-PARK Permits; Fines	Violation of PRC 5091.15, SNO-PARK designated parking area.	50% to the State.	Winter Recreation Fund.	Not specified.	3
		50% to the County.	General Fund special account.	To help support the SNO-PARK program, including snow removal, maintenance, and parking lot development.	
PC 1463.23 — AIDS Education Program	\$50 of the following fines: B&P 4338, H&S 11350(c), 11377(c), 11550(d), PC 264(b), 286(m), 288a(m), 647.1.	100% to the County.	County special account.	Establishing and providing the County (or City within County) an AIDS education program; administered by county health department; also used to cover administrative and collection costs.	3

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1463.26 — Preferential Traffic Lane Violation	VC 21655.5 or 21655.8 — High Occupancy Traffic Lanes in the City.	33 1/3% to the City.	Traffic Safety Fund.	Purchase and maintenance of traffic control devices, equipment, and supplies for traffic law enforcement and accident prevention; and maintenance, improvement, or construction of public streets, bridges, and culverts within the City.	3
		33 1/3% to the County.	County General Fund.	Not specified.	
		33 1/3% to the county transportation planning agency or commission.	Not specified.	Improving traffic flow and traffic operations under the state highway system within the jurisdiction of the agency.	
	VC 21655.5 or 21655.8 — High Occupancy Traffic Lanes in the County (unincorporated areas).	50% to the County.	County General Fund.	Not specified.	
		50% to the county transportation planning agency or commission.	Not specified.	Improving traffic flow and traffic operations under the State highway system within the jurisdiction of the approving agency.	
PC 4575(a) — Unauthorized Possession of a Wireless Communication Device in a Local Correctional Facility	Unauthorized possession of a wireless communication device in a local correctional facility.	100% to the County.	Inmate Welfare Fund.	Used primarily for the benefit, education, and welfare of the inmates. See PC 4025.	3
PC 4575(b) — Unauthorized Tobacco Possession in a Local Correctional Facility	Unauthorized possession of tobacco products in a local correctional facility in a county in which the board of supervisors has adopted an ordinance or passed a resolution banning tobacco in its correctional facilities.	100% to the County.	Inmate Welfare Fund.	Used primarily for the benefit, education, and welfare of the inmates. See PC 4025.	3
PC 4575(d) — Unauthorized Possession of a Handcuff Key in a Local Correctional Facility	Unauthorized possession of a handcuff key in a local correctional facility.	100% to the County.	Inmate Welfare Fund.	Used primarily for the benefit, education, and welfare of the inmates. See PC 4025.	3

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<p><b>R&amp;T 30473.5 — False, Fraudulent, or Unaffixed Stamps or Meter Impressions on Cigarettes and Tobacco Products</b></p> <p><i>Amended January 1, 2017</i></p>	<p>Any person who sells, offers to sell, or buys or offers to buy any false, fraudulent, or <b>unaffixed</b> stamps or meter impressions pursuant to R&amp;T 30001-30483, <b>subject to fines of not more than \$5,000, or not more than \$50,000 if the number of stamps or meter impressions is 2000 or more.</b></p>	<p>100% to the State.</p>	<p>Cigarette and Tobacco Products Compliance Fund.</p>	<p>Available, by appropriation, for the implementing, enforcing, and administering of the California Cigarette and Tobacco Products Licensing Act of 2003 (see B&amp;P 22990).</p>	<p>3</p>
<p><b>R&amp;T 34016 – Taxation of Marijuana and Marijuana Products; Fine</b></p> <p><i>Effective January 1, 2018, pursuant to passage of Proposition 64</i></p>	<p>Any person who fails or refuses to allow an inspection by peace officers of any place in which marijuana or marijuana products are sold, cultivated or stored, or any site where evidence of tax evasion activities may be discovered, shall be subject to a fine of not more than \$5,000.</p> <p>Any person who renders a false or fraudulent report to the Board of Equalization, as specified, shall be subject to a fine of not more than \$1,000.</p>	<p>100% to the State.</p>	<p>California Marijuana Tax Fund.</p>	<p>To carry out the purposes of the Adult Use of Marijuana Act, in accordance with the provisions of R&amp;T 34010-34021.5.</p>	<p>3</p>

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
VC 15630 — Unattended Child in Motor Vehicle	Leaving a child who is 6 years or younger in a vehicle unattended when there are conditions that present a significant risk to the child’s health or safety.	70% to the county health department if the violation occurred in its jurisdiction and in cities without health departments.	Not specified.	Development and implementation of community education programs on the dangers of leaving children unattended in motor vehicles, including annually updating a listing of community education programs that provide information on the dangers of leaving children unattended in motor vehicles.	3
		70% to the city health departments of Berkeley, Long Beach, or Pasadena if the violation occurred within their jurisdiction.	Not specified.		
		15% to the County if the violation occurred in its jurisdiction and in cities without health departments.	Not specified.		
		15% to Berkeley, Long Beach or Pasadena if the violation occurred within their jurisdiction.	Not specified.	Administration of the program and the cost of accounting for the fines.	
		15% to the County if the violation occurred in an unincorporated area; or 15% to the City if the violation occurred in the City.	County General Fund.		
		City General Fund.	Not specified.		
VC 21212 —Safety Helmet Violations; Fines	Failure to wear a bicycle helmet when operating or riding a bicycle, non-motorized scooter, skateboard, or in-line or roller skates.	72.5% of fine collected to the County.	Special account of the county health department.	Bicycle, non-motorized scooter, skateboard, and skate safety education, helmet loan/purchase assistance.	3
		2.5% of fine to the County.	Not specified.	Administration of the program.	
		25% to the City if the violation occurred in the City; or	Not specified.	Not specified.	
		25% to the County if the violation occurred in an unincorporated area.	Not specified.	Bicycle, non-motorized scooter, skateboard, and in-line and roller skate safety education, helmet loan/purchase assistance.	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
VC 27360.6 — Child Safety Belt and Passenger Restraint Requirement; Fines	A person who violates VC 27360 & VC 27360.5 shall be subject to:  \$100 fine for the first offense (may be waived under specified conditions).  \$250 fine for the second or a subsequent offense (may be waived under specified conditions).	60% to the county health department if the violation occurred in its jurisdiction and in cities without health departments.	Not specified.	A community education program that includes, but is not limited to, demonstration of the installation of a child passenger restraint system for children of all ages and also assists economically disadvantaged families in obtaining those systems.	3
		60% to the city health departments of Berkeley, Long Beach, or Pasadena if the violation occurred within their jurisdiction.			
		25% to the County if the violation occurred in its jurisdiction and in cities without health departments.	Not specified.	Administration of the program.	
		25% to Berkeley, Long Beach or Pasadena if the violation occurred within their jurisdiction.			
		15% to the County if the violation occurred in an unincorporated area.	Not specified.	A child passenger restraint low-cost purchase or loaner program.	
		15% to the City if the violation occurred in the City.	City General Fund.	Not specified.	
VC 27362 — Sale or Installation of Nonconforming Child Restraint Systems	Selling or installing nonconforming child passenger restraint systems:  Up to \$400 fine for the first offense.  Up to \$1000 fine for the second or a subsequent offense.	60% to the county health department if the violation occurred in its jurisdiction and in cities without health departments.	Not specified.	A child passenger restraint low-cost purchase or loaner program.	3
		60% to the city health departments of Berkeley, Long Beach, or Pasadena if the violation occurred within their jurisdiction.			
		25% to the County if the violation occurred in its jurisdiction and in cities without health departments.	Not specified.	Administration of the program.	
		25% to Berkeley, Long Beach or Pasadena if the violation occurred within their jurisdiction.			
		15% to the County if the violation occurred in an unincorporated area.	Not specified.	A child passenger restraint low-cost purchase or loaner program.	
		15% to the City if the violation occurred in the City.	City General Fund.	Not specified.	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
VC 40508 — Failure to Appear or Pay	Violation of a promise to appear in court and/or to pay a lawfully imposed fine or bail in installments as agreed to under VC 40510.5.	If paid after issuance of warrant pursuant to VC 40508 but without an arrest under the warrant:			3
		Portion attributable to initial offense to the arresting agency in accordance with PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
		Portion attributable to VC 40508 to the County in accordance with PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
		If paid after arrest for VC 40508, to the arresting agency in accordance with PC 1463.001.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	
VC 42001.2— Disposition of Violations of Motor Vehicle Exhaust Standards	If the enforcement agency is not the California Highway Patrol.	15% to the County in which the prosecution is conducted.	Not specified.	Programs to regulate or control emissions from vehicular sources of air pollution.	3
		10% to the prosecuting agency (if applicable). If no prosecuting agency is involved, to the air quality management district or air pollution control district in which the infraction occurred.	Not specified.		
		25% to the enforcement agency.	Not specified.		
		50% to the air quality management district or air pollution control district in which the infraction occurred.	Not specified.		
	If the enforcement agency is the California Highway Patrol.	25% to the County in which the prosecution is conducted.	Not specified.		
		25% to the prosecuting agency (if applicable). If no prosecuting agency is involved, to the air quality management district or air pollution control district in which the infraction occurred.	Not specified.		
		50% to the air quality management district or air pollution control district in which the infraction occurred.	Not specified.		
VC 42008.5 — Amnesty Program	A county may establish a one-time amnesty program for violations of Vehicle Code infractions and misdemeanors (except parking, DUI, and reckless driving).	100% to the County, until 150% of program operating costs have been deposited. Thereafter:	Not specified.	Not specified.	3
		37% to the State.	State Penalty Fund.	See PC 1464 (Table 6).	
		26% to the County.	See GC 76000 (Table 6).	See GC 76000 (Table 6).	
		37% to the County.	Not specified.	Not specified.	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
VC 42008.8 — Amnesty Program  <i>Effective October 1, 2015 – March 31, 2017</i>	Unpaid infractions and violations under VC 40508(a) or (b) or PC 853.7.  This program may be extended to VC misdemeanors, if the county and court jointly agree.  Revenue collected under this program is deposited into the County Treasury or an account established under GC 77009.	The distribution is the same as a partial payment via Penal Code (PC) 1462.5, except for the State Penalty Fund distributed per PC 1464(f).	See PC 1464 (Table 6).	See PC 1464 (Table 6).	3
VC 42204 — Disposition of Off-Highway Motor Vehicle Fines and Forfeitures	Violation of VC 38000-38506.	100% to the County.	Appropriate fund of the County.	Enforcing laws related to the operation of off-highway motor vehicles.	3
WC 13268(e) — Noncompliance With Wastewater Discharge Fines	First conviction: A person convicted of knowingly violating any water discharge law pursuant to WC 13268(a) or (c) shall be fined up to \$25,000.	100% to the State.	Water Discharge Permit Fund.	To the State Water Resources Control Board to assist regional water quality boards and other agencies in cleaning up or abating the effects of waste in water or for the purposes of WC 13443 to assist regional boards in responding to unforeseen water pollution problems.	3
	Second or subsequent conviction: A person who knowingly commits any of the violations shall be fined up to \$25,000 a day.	100% to the State.	Water Discharge Permit Fund.	Same as above.	

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
WC 13387 — Wastewater Discharge Fines	Specified violations of WC 13243, 13301, 13375, and 13376; any waste discharge requirements or dredged or fill material permit issued pursuant to WC 13370-13389; any requirement of Sections 301, 302, 306, 307, 308, 318, or 405 of the Clean Water Act as amended; or discharges into sewer systems as specified.	100% to the State.	State Water Pollution Cleanup and Abatement Account, State Water Quality Control Fund.	To the State Water Resources Control Board for various purposes, as specified in WC 13441.	3
	Violations of any water quality certification pursuant to WC 13160; or Section 401 of the Clean Water Act (33 U.S.C. Section 1341).	100% to the State.	Water Discharge Permit Fund.	See WC 13268 above.	
W&I 258(b) — Truancy Fine; Minors	A minor who violates W&I 601(b) may be subject to a fine not more than \$50. <i>This fine shall not be subject to PC 1464 or additional penalty pursuant to any other law.</i>	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	3

## Table 4 — Drug and Domestic Violence Fine and Fee Distributions

Table 4 includes fines and fees relating to drug and domestic violence violations. H&S 11372.5 requires that \$50 be deposited in the criminalistics laboratory fund for each conviction under specified controlled substance violations, regardless of whether this fee was collected or not collected. The required deposit can be made from money deposited under H&S 11502 prior to the monthly 75%-25% distribution required by H&S 11502.

Pursuant to *People v. Sierra*, 37 Cal. App. 4th 1690 (1995), and *People v. Sanchez*, 64 Cal.App.4th 1329 (1998), the “criminal laboratory analysis fee” (H&S 11372.5) and the “drug program fee” (H&S 11372.7) should be accounted for as fines subject to state penalties, local penalties, the 20% state surcharge, Proposition 69 penalty assessment, court facilities penalty assessment, and the 2% automation fee. The State Controller’s Office notes that court rulings are split on this issue. However, the majority of opinions have held that the amounts levied pursuant to H&S 11372.5 and H&S 11372.7 are to be treated as fines. The Guidelines are prepared in accordance with these decisions.

**Table 4  
Drug and Domestic Violence Fine and Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
H&S 11372.5 — Criminal Laboratory Analysis Fee that increases the total fine.  <i>NOTE: H&amp;S 11372.5 collections are considered fines subject to state (PC 1464) &amp; local penalties (GC 76000), State Surcharge (PC 1465.7), DNA Identification Penalty Assessment (GC 76104.6), DNA Additional Penalty Assessment (GC 76104.7) and the State Court Construction Penalty (GC 70372). Please see Page 41.</i>	B&P 4230, H&S 11350, 11351, 11351.5, 11352, 11355, 11357(a) 11357(c), 11358, 11359, 11360(a), 11361, 11363, 11364, 11368, 11375, 11377, 11378, 11378.5, 11379, 11379.5, 11379.6, 11380, 11380.5, 11382, 11383, 11390, 11391, 11550.	If the criminalistics lab is operated or contracted by the County: Up to \$50 (less administrative costs) to the County per conviction from H&S 11502 collections, including subsequent H&S 11502 collections.	County Criminalistics Laboratories Fund.	For costs incurred in criminalistics labs, the purchase of lab equipment, and lab employee education and training.	3
		If the lab is a Department of Justice criminalistics lab: Up to \$50 (less up to 5% overhead) to the State per conviction from H&S 11502 collections, including subsequent H&S 11502 collections.	State General Fund.	Not specified.	
		FUNDS NOT EXPENDED: For funds collected in the preceding fiscal year and not expended, distribute according to H&S 11502.	See H&S 11502.	See H&S 11502.	
H&S 11372.7 — Drug Program Fee <i>NOTE: H&amp;S 11372.7 collections are considered fines subject to the same penalty assessment as H&amp;S 11372.5 above. Please see Page 41.</i>	Any violation of this chapter except H&S 11357(b), subject to ability to pay pursuant to H&S 11372.7(b) Note: H&S 11550 is not a part of this chapter.	100% of the fee collected (up to \$150) to the County.	County Drug Program Fund.	To help support the County's drug abuse programs in the schools and community.	3
H&S 11379.6 — Manufacture of Controlled Substances by Chemical Extraction	Except as otherwise provided, violation of manufacture of a controlled substance specified in H&S 11054, 11055, 11056, 11057, or 11508.	100% to the State.	Clandestine Drug Lab Clean-Up Account.	Costs incurred in immediate corrective actions at the site of the release of a hazardous substance, if the site is either of the following: (a) a seized laboratory used for the unlawful manufacture of a controlled substance (b) an abandoned hazardous waste site related to the unlawful manufacture of a controlled substance.	3
H&S 11502 — General Distribution of Uniform Controlled Substances Moneys, Forfeited Bail, or Fines	H&S 11000-11651.	75% to the State.	State General Fund.	General use.	4 or N/A – For Forfeited Bail Bond Forfeitures
		25% to the City if the offense occurred in the City.	Not specified.	Not specified.	
		25% to the County if the offense occurred in the County.	Not specified.	Not specified.	

**Table 4  
Drug and Domestic Violence Fine and Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1001.15 — Diversion Program Administrative Fees; Felonies	Defendant is accused of a felony and is enrolled in a diversion program pursuant to PC 1000-1000.6; fee to cover actual costs, not to exceed \$500 and payable at time of enrollment.	If the criminalistics lab is operated or contracted by the County, actual costs to the County.	Criminalistics Laboratory Fund.	Not to exceed the actual costs of criminalistics laboratory analysis.	4
		If the lab is a Department of Justice criminalistics lab, actual costs (less up to 5% overhead) to the State.	State General Fund.	Not to exceed the actual costs of criminalistics laboratory analysis.	
		Balance to the County.	County General Fund.	Not to exceed the actual cost of processing a request or application for diversion and the actual cost of supervising the diveree.	
	Administrative fee is added to the enrollment fee in the diversion program pursuant to PC 1000.8-1000.10; fee to cover actual costs, not to exceed \$300.	100% to the County.	County General Fund.	Cost of processing a request or application for diversion.	
PC 1001.16 — Diversion Program Administrative Fees; Misdemeanors	Defendant is accused of a misdemeanor and is enrolled in a diversion program; violation of H&S 11000-11651; fee to cover actual costs, not to exceed \$300.	If the criminalistics lab is operated or contracted by the County, actual cost to the County.	Criminalistics Laboratory Fund.	To cover the costs of criminalistics laboratory analysis.	4
		If the lab is a Department of Justice criminalistics lab, actual cost (less 5% to overhead) to the State.	State General Fund.	Not to exceed the actual costs of criminalistics laboratory analysis.	
		Balance to the County.	County General Fund.	Not to exceed the actual administrative cost of processing the request or application for the diversion program and the actual cost of supervising the diveree.	
PC 1211(c)(3) — Drug Diversion Fees	Fees to be charged for services rendered to each person under a county drug diversion program.	100% o the County.	Not specified.	To ensure quality and to expand the availability of drug diversion programs.	4
PC 1463.10 — Sales of Chemicals, Drugs, Laboratory Apparatus, or Devices to Process Controlled Substances	H&S 11366.7	Reasonable costs to the local agency.	Not specified.	Costs incurred in the removal and disposal or storage of chemicals, drugs, laboratory apparatus, or devices.	4
		Balance to PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	

## Table 5 — Restitution Distributions

Table 5 includes the distribution for general adult restitution fines and orders which have been consolidated into PC 1202.4, and general juvenile restitution fines and orders which have been consolidated into W&I 730.6.

The state penalty (PC 1464) does not apply to restitution fines pursuant to PC 1202.4, as stated in PC 1202.4(e) and W&I 730.6(f). However, the 2% deposit for automation (GC 68090.8) does apply to these restitution fines.

Interest is allowed on “restitution orders” at the rate of 10% per annum (PC 1202.4(f)(3)(G)), but not on “restitution fines”. However, pursuant to PC 1202.4(l), the board of supervisors may impose a fee not to exceed 10% of the fine to cover the actual administrative costs of collecting the fine. Pursuant to PC 1203.1(l), if the court orders restitution to be made to the victim, the entity collecting the restitution may add a fee to cover the actual administrative cost of collection, but not to exceed 15% of the total amount ordered to be paid. The amount of the fee shall be set by the board of supervisors if it is collected by the county and the fee collected shall be paid into the general fund of the county treasury for the use and benefit of the county. The amount of the fee shall be set by the court if it is collected by the court and the fee collected shall be paid into the Trial Court Operations Fund or account established by Section 77009 of the Government Code for the use and benefit of the court.

The defendant shall pay to the clerk of the court or the collecting agency a fee for the processing of installment accounts, however PC 1205(f) states that does not apply to restitution fines and restitution orders.

The table below summarizes the difference in application between restitution fines and orders:

	<b>Fines</b>	<b>Orders</b>
<b>State Penalty</b>	No	No
<b>2% Automation</b>	Yes	No
<b>Interest</b>	No	Yes
<b>Fee – County Administrative Costs</b>	Yes, up to 10% of the fine	Yes, up to 15% of the total amount ordered to be paid
<b>Fee – Court Installment Payments</b>	No	No

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
ELEC 18547 — Voter Intimidation Restitution	Restitution fine from those convicted of certain activities intended to compel a person to vote or dissuade a person from voting.	100% to the State.	Voter Intimidation Restitution Fund.	Allocated by appropriation to the Secretary of State to be used in voter education campaigns addressing the specific crime committed by anyone convicted of this article.	3
GC 50050 — Escheat of Victim Restitution	Restitution collected on behalf of victims is unclaimed after the expiration of the three-year waiting period, unless deposited pursuant to PRO 7663; then the time period extends to one year from the date the disability ceases for an infant or a person of unsound mind.	Either: 100% to the State.	State Restitution Fund.	To provide assistance to victims of crime.	4
		100% to the local agency.	Not specified.	Victim services.	
PC 68 — Restitution Fine; Bribes by Public Officers or Employees	Restitution fine from a public official or employee convicted of bribery. If no bribe was actually received, a fine of not less than \$2,000 or more than \$10,000. If a bribe was received, at least the amount of the bribe or \$2,000, whichever is greater, or any larger amount of not more than double the bribe or \$10,000, whichever is greater.	100% of fine collected to the State. <i>See PC 1202.4(e).</i>	State Restitution Fund.	To indemnify persons filing claims pursuant to GC 13950-13966	3
PC 86 — Restitution Fine; Bribes by Members of the Legislature	Restitution fine from a member of the Legislature convicted of bribery. If no bribe was actually received, a fine of not less than \$2,000 or more than \$10,000. If a bribe was received, at least the amount of the bribe or \$2,000, whichever is greater, or a larger amount of not more than double the bribe or \$10,000, whichever is greater.	100% of fine collected to the State. <i>See PC 1202.4(e).</i>	State Restitution Fund.	To indemnify persons filing claims pursuant to GC 13950-13966	3

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 93 — Restitution Fine; Bribes by Judicial Officers or Jurors	Restitution fine from a judicial officer or juror convicted of bribery. If no bribe was actually received, a fine of not less than \$2,000 or more than \$10,000. If a bribe was received, at least the amount of the bribe or \$2,000, whichever is greater, or a larger amount of not more than double the bribe or \$10,000, whichever is greater.	100% of fine collected to the State. <i>See PC 1202.4(e).</i>	State Restitution Fund.	To indemnify persons filing claims pursuant to GC 13950-13966	3
PC 294(a) & (b) — Restitution Fine; Sexual Offenses	(a) PC 273a, 273d, 288.5, 311.2, 311.3, 647.6. b) PC 261, 264.1, 285, 286, 288a, or 289, where the violation is with a minor under the age of 14.	100% of fines to the State Restitution Fund (for transfer to the County Children’s Trust Fund).	County Children’s Trust Fund.	Child abuse prevention.	3
PC 422.1 — Restitution; Terrorist Threats	Convicted of violation of PC 148.1 or 11418.1, making a false terrorist threat as specified.	Any person, business, or government agency for costs related to the terrorist threat.	Not specified or not applicable.	To recover the costs of responding to the terrorist threat.	1
PC 484.1 — Pawnbrokers and Secondhand Dealers; Restitution	Person knowingly gives false information or provides false verification of the true identity or ownership interest of property sold to a pawnbroker or secondhand dealer.	Restitution to the pawnbroker or secondhand dealer to cover losses.	N/A	To recover losses under PC 1202.4.	1
PC 600.5 — Restitution; Injury or Death of a Guide, Signal, or Service Dog	Person who intentionally causes injury or death of any guide, signal, or service dog as defined by CC 54.1.	Restitution to the disabled person who has custody or ownership of the dog for any veterinary bills and replacement cost of the dog if it is disabled or killed.	N/A	To recover veterinary bills and replacement costs for disabled or dead guide dogs.	1
PC 1001.90 — Diversion Restitution Fee	In all felony and misdemeanor cases that are diverted, not less than \$100 or more than \$1,000.	100% to the State.	State Restitution Fund.	To provide assistance to victims of crime.	4

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1202.4(b) — Adult Restitution Required Fine	If the person is convicted of a felony, the fine shall not be less than \$300, and not more than \$10,000. If the person is convicted of a misdemeanor, the fine shall be not less than \$150 and not more than \$1,000.	100% of fine collected to the State.	State Restitution Fund.	To indemnify persons filing claims pursuant to GC 13950-13966	3
PC 1202.4(f) — Adult Restitution Order	If a victim has suffered economic loss as a result of the defendant’s conduct, the court shall require that the defendant make restitution to the victim or victims in an amount established by court order, based on the amount of loss claimed by the victim or victims or any other showing to the court. If the amount of loss cannot be ascertained at the time of sentencing, the restitution order shall include a provision that the amount shall be determined at the direction of the court.	To the victim (less assistance payments received).	N/A	To cover economic loss.	1
		To the State (amount provided for assistance).	State Restitution Fund.	To reimburse the Restitution Fund.	
	Where an employer is convicted of a crime against an employee, the employer’s workers’ compensation insurance carrier shall not be used to offset the amount of the restitution order unless the court finds that the defendant met the obligation to pay premiums for that insurance coverage.	Not specified.	Not specified.	Not specified.	

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1202.4(l) — Adult Restitution Administrative Fee	The board of supervisors of a county may impose a fee to cover the actual administrative cost of collecting the restitution fine, not to exceed 10% of the amount ordered to be paid, to be added to the restitution fine and included in the order of the court.	To the County.	General Fund.	Not specified.	4
PC 1202.44 — Probation Revocation; Fines	Where a conditional sentence or a sentence that includes a period of probation is imposed, an additional restitution fine in the same amount as PC 1202.4(b). The fine shall become effective upon the revocation of probation or of a conditional sentence. The fine is applied only once if probation is revoked and the offender returns to jail.	To the State.	Restitution Fund.	To provide assistance to victims of crime.	3
PC 1202.45 — Parole Revocation and Supervision; Fines	<p>Where a person is convicted and parole is granted, an additional restitution fine shall be assessed in the same amount as PC 1202.4(b). <i>The fine shall be suspended unless the person's parole is revoked, and shall not be subject to PC 1464, PC 1465.7, or GC 76000-76104.7</i></p> <p>Where a person is convicted and subject to post-release community supervision or mandatory supervision, an additional restitution fine shall be assessed in the same amount as PC 1202.4(b). <i>The fine shall be suspended unless the person's supervision is revoked, and shall not be subject to PC 1464, PC 1465.7, or GC 76000-76104.7</i></p>	To the State.	Restitution Fund.	To provide assistance to victims of crime.	3

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1203.1g — Sexual Assault on a Minor	Defendant is convicted of sexual assault on a minor and is eligible for probation.	100% to the victim.	N/A	Costs of medical or psychological treatment incurred by the victim as a result of the assault.	1
PC 1203.1j — Restitution of Medical Costs to an Elderly Victim	Assault, battery, or assault with a deadly weapon on a victim 65 years of age or older.	100% to the victim.	N/A	Costs of medical or psychological treatment resulting from the crime.	1
PC 1203.1l — Restitution to a Public Agency for the Cost of an Emergency Response	Court orders the defendant to make restitution to the public agency as a condition of probation.	100% to the public agency.	N/A	To reimburse the public agency for the cost of emergency response.	4
PC 1214.5 — Interest on Restitution	Defendant is ordered to pay restitution of more than \$50.	Interest of 10% per year on the unpaid balance.	Fund or entity to which the restitution is distributed.	To pay for the cost of principal paid over time.	4
<b>PC 2085.5(a), (b) — Restitution Fine; Deduction From Prisoner Wages</b>  <i>Name changed to California Victim Compensation Board June 27, 2016</i>  <i>*Effective November 9, 2016, pursuant to passage of Proposition 66</i>  <i>**Effective January 1, 2017</i>	Prisoner owes a restitution fine imposed under GC 13967(a), PC 1202.4(b), or W&I 730.6(b)	A minimum of 20% or the balance owing, up to 50% of wages and trust account deposits, to the <b>California Victim Compensation Board</b> .	Restitution Fund.	Credited against the balance owed on the fine.	3
		<b>*70% or the balance owing, whichever is less, of wages and trust account deposits of condemned inmates, to the California Victim Compensation Board.</b>	Restitution Fund.	<b>Credited against the balance owed on the fine.</b>	
		<b>**Pursuant to (e) or (f), an administrative fee not to exceed 10% of the amount collected to cover actual administrative costs of collection, retained by the Department of Corrections and Rehabilitation or agency designated by the county board of supervisors from wages and trust account deposits.</b>	Special account of the department or agency	To reimburse administrative and support costs of the program. The department or agency may either retain excess funds for future reimbursement or transfer all or part of the excess to the Restitution Fund.	

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<b>PC 2085.5(c) — Restitution Order; Deduction From State Prisoner Wages</b>  <i>Name changed to California Victim Compensation Board June 27, 2016</i>  <i>*Effective November 9, 2016, pursuant to passage of Proposition 66</i>  <i>**Effective January 1, 2017</i>	State prisoner owes a restitution order imposed under GC 13967(c), PC 1202.4(f), or W&I 730.6(h)	A minimum of 20% or the balance owing, up to 50% of wages and trust account deposits, either:	Restitution Fund.  <b>California Victim Compensation Board,</b> for direct payment to the victim.	Repayment of assistance given by fund to victim.  To compensate for losses incurred.	1
		<b>*70% or the balance owing, whichever is less, of wages and trust account deposits of condemned inmates, either:</b>	Restitution Fund.  <b>California Victim Compensation Board,</b> for direct payment to the victim.	Repayment of assistance given by fund to victim.  To compensate for losses incurred.	
		<b>**Pursuant to (e), an administrative fee not to exceed 10% of the amount collected to cover actual administrative costs of collection,</b> retained by the Department of Corrections and Rehabilitation from wages and trust account deposits.	Special account of the department	To reimburse administrative and support costs of the program. The department may either retain excess funds for future reimbursement or transfer all or part of the excess to the Restitution Fund.	
<b>PC 2085.5(d) — Restitution Order; Deduction From County Prisoner Wages</b>  <i>Name changed to California Victim Compensation Board June 27, 2016</i>  <i>*Effective January 1, 2017</i>	Prisoner in a county jail owes a restitution order imposed under GC 13967(c), PC 1202.4(b), or W&I 730.6(h)	A minimum of 20% or the balance owing, up to 50% of wages and trust account deposits, either:	Restitution Fund.  <b>California Victim Compensation Board,</b> for direct payment to the victim.	Repayment of assistance given by fund to victim.  To compensate for losses incurred.	1
		<b>*Pursuant to (f), an administrative fee, not to exceed 10% of the amount collected, to cover actual administrative costs of collection,</b> retained by the agency designated by the county board of supervisors from wages and trust account deposits.	To the victim directly.	To compensate for losses incurred.	
		Special account of the agency	To reimburse administrative and support costs of the program. The agency may either retain excess funds for future reimbursement or transfer all or part of the excess to the Restitution Fund.		

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<b>PC 2085.5(g) — Restitution Fine; Parolee</b>  <i>Name changed to California Victim Compensation Board June 27, 2016</i>  <i>*Effective January 1, 2017</i>	Parolee owes a restitution fine imposed under GC 13967(a), PC 1202.4(b), or W&I 730.6(b)	The department or county agency designated by the county board of supervisors shall transfer the collected amount to the California <b>Victim Compensation Board</b> .	Restitution Fund.	Credited against the balance owed on the fine.	3
		<b>*Pursuant to (i), an administrative fee, not to exceed 10% of the amount collected, to cover actual administrative costs of collection,</b> retained by the Department of Corrections and Rehabilitation or agency designated by the county board of supervisors for administration from moneys collected.	Special account of the department or agency	To reimburse administrative and support costs of the program. The department or agency may either retain excess funds for future reimbursement or transfer all or part of the excess to the Restitution Fund.	
<b>PC 2085.5(h) — Restitution Order; Parolee</b>  <i>Name changed to California Victim Compensation Board June 27, 2016</i>  <i>*Effective January 1, 2017</i>	Parolee owes a restitution order imposed under GC 13967(c), PC 1202.4(a)(3), or W&I 730.6(h)	Moneys collected toward payment of restitution order may be distributed as follows:	Restitution Fund.	Repayment of assistance given by fund to victim.	1
			To the California <b>Victim Compensation Board</b> , for direct payment to the victim.	To compensate for losses incurred.	
			To the victim directly.	To compensate for losses incurred.	
		<b>*Pursuant to (i), an administrative fee, not to exceed 10% of the amount collected, to cover actual administrative costs of collection,</b> retained by the Department of Corrections and Rehabilitation or agency designated by the county board of supervisors for administration from moneys collected.	Special account of the department or agency	To reimburse administrative and support costs of the program. The department or agency may either retain excess funds for future reimbursement or transfer all or part of the excess to the Restitution Fund.	
<b>PC 2085.6(a) — Restitution Fine; Released Prisoner</b>  <i>Name changed to California Victim Compensation Board June 27, 2016</i>	Released prisoner owes a restitution fine imposed under GC 13967(a), PC 1202.4(b), or W&I 730.6(b).	The department or county agency designated by the county board of supervisors shall transfer the collected amount to the California <b>Victim Compensation Board</b> .	Restitution Fund.	Credited against the balance owed on the fine.	3
		<b>Pursuant to (d),</b> a fee not to exceed 10% of the amount collected may be imposed by the county board of supervisors to cover actual administrative cost for collecting the restitution fine.	County General Fund	To cover administrative costs.	

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<b>PC 2085.6(b) — Restitution Order; Released Prisoner</b>  <i>Name changed to California Victim Compensation Board June 27, 2016</i>	Released prisoner owes a restitution order imposed under GC 13967(c), PC 1202.4(f), or W&I 730.6(h).	The agency designated by the county board of supervisors may distribute moneys collected toward payment of restitution order as follows:	To the California <b>Victim Compensation Board</b> for deposit in Restitution Fund.	Credited against the balance owed on the order.	1
		<b>Pursuant to (d)</b> , a fee not to exceed 10% of the amount collected may be imposed by the county board of supervisors to cover actual administrative cost for collecting the restitution order.	To the victim directly.  County General Fund	To compensate for losses incurred.  To cover administrative costs.	
<b>PC 2085.7(a) — Restitution Fine; Released County Prisoner</b>  <i>Effective January 1, 2017</i>	Prisoner released from a county jail owes a restitution fine imposed under GC 13967(a), PC 1202.4(b), or W&I 730.6(b).	<b>The department or county agency designated by the county board of supervisors shall transfer the collected amount to the California Victim Compensation Board.</b>	Restitution Fund.	Credited against the balance owed on the fine.	3
		<b>Pursuant to (d)</b> , a fee not to exceed 10% of the amount collected may be imposed by the county board of supervisors to cover actual administrative cost for collecting the restitution fine.	County General Fund	To cover administrative costs.	
<b>PC 2085.7(b) — Restitution Order; Released County Prisoner</b>  <i>Effective January 1, 2017</i>	Prisoner released from a county jail owes a restitution order imposed under GC 13967(c), PC 1202.4(f), or W&I 730.6(h).	The agency designated by the county board of supervisors may distribute moneys collected toward payment of restitution order as follows:	To the California <b>Victim Compensation Board</b> for deposit in Restitution Fund.	Repayment of assistance given by fund to victim.	1
		<b>Pursuant to (d)</b> , a fee not to exceed 10% of the amount collected may be imposed by the county board of supervisors to cover actual administrative cost for collecting the restitution order.	To the victim directly.  County General Fund	To compensate for losses incurred.  To cover administrative costs.	

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS	
<p>PC 2085.8 – Restitution Fine or Order; Deduction from Damages Awarded by Trial or Settlement to Prisoner, Parolee, or Released Prisoner  <i>Effective January 1, 2017</i></p>	<p>Prisoner, parolee, or released prisoner owes a restitution fine or order imposed under GC 13967, PC 1202.4, or W&amp;I 730.6.</p>	<p>Any damages awarded to a prisoner, parolee, or released prisoner in connection with civil action brought against any federal, state, or local jail or correctional facility, or any official or agent thereof:</p>				
		<p>Reasonable attorney’s fees and litigation costs</p>	<p>To the attorney of the prisoner, parolee, or released prisoner</p>	<p>Reasonable attorney’s fees and litigation costs associated with civil action, upon approval by the court</p>		
		<p>The balance owing:</p>				
		<p>If the prisoner, parolee, or released prisoner owes a restitution order</p>	<p>To the victim</p>	<p>To compensate for losses incurred</p>	<p>1</p>	
		<p>If the prisoner, parolee, or released prisoner owes a restitution fine, to the California Victim Compensation Board</p>	<p>Restitution Fund.</p>	<p>Credited against the balance owed on the fine.</p>	<p>3</p>	
		<p>Pursuant to (c), a 5% administrative fee shall be retained by the Department of Corrections and Rehabilitation or may be retained by the agency designated by the county board of supervisors from settlements and trial awards.</p>	<p>Special account of the department or agency</p>	<p>To reimburse administrative and support costs of the program. The department or agency may either retain excess funds for future reimbursement or transfer all or part of the excess to the Restitution Fund.</p>		
<p>The balance of the award, if any, to the prisoner, parolee, or released prisoner.</p>						
<p>W&amp;I 730.6(b)(1) — Required Restitution Fine for Juveniles</p>	<p>Conviction of one or more felony offenses and the minor is a person described under W&amp;I 602: fine not less than \$100 or more than \$1000. Conviction of one or more misdemeanor offenses and the minor is a person described under W&amp;I 602: fine not more than \$100. If a minor is a person described in W&amp;I 241.1(a), the court shall waive imposition of the restitution fine required by W&amp;I 730.6(a)(2)(A).</p>	<p>100% to the State.</p>	<p>State Restitution Fund.</p>	<p>To indemnify victims filing restitution claims.</p>	<p>3</p>	

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
W&I 730.6(q) — Juvenile Restitution Administrative Fee	The board of supervisors of a county may impose a fee to cover the actual administrative cost of collecting the restitution fine, not to exceed 10% of the amount ordered to be paid, to be added to the restitution fine and included in the order of the court.	Administrative fee to the County if approved by the board of supervisors.	County General Fund.	To cover the actual administrative cost of collection.	4
W&I 1752.81(b) — Restitution Fine; Deduction From Inmate of Division of Juvenile Facilities Facility  <i>Name changed to California Victim Compensation Board June 27, 2016</i>	Juvenile ward owes a restitution fine imposed under GC 13967, PC 1202.4, PC 1203.04, W&I 729.6, W&I 730.6, or W&I 731.1	<b>The balance owing, up to 50% of trust account deposits, to the California Victim Compensation Board.</b>	Restitution Fund.	Credited against the balance owed on the fine.	3
		Pursuant to (e), 10% administrative fee retained by the Division of Juvenile Facilities from trust account deposits.	Special account of the division	To reimburse administrative and support costs of the program. The division may either retain excess funds for future reimbursement or transfer all or part of the excess to the Restitution Fund.	
W&I 1752.81(c) — Restitution Order; Deduction From Inmate of Division of Juvenile Facilities Facility  <i>Name changed to California Victim Compensation Board June 27, 2016</i>	Juvenile ward owes a restitution order imposed under GC 13967, PC 1202.4, PC 1203.04, W&I 729.6, W&I 730.6, or W&I 731.1	The balance owing, up to 50% of trust account deposits, either :	To the victim	To compensate for losses incurred.	1
		Or, if the person owed restitution has filed an application with the Victims of Crime Program:, either:	Restitution Fund.	Repayment of assistance given by fund to victim	
		Pursuant to (e), 10% administrative fee retained by the Division of Juvenile Facilities from trust account deposits.	California Victim Compensation Board, for direct payment to the victim.	To compensate for losses incurred.	
			Special account of the division	To reimburse administrative and support costs of the program. The division may either retain excess funds for future reimbursement or transfer all or part of the excess to the Restitution Fund.	

**Table 5  
Restitution Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS	
<b>W&amp;I 1752.81(d) – Restitution Fine or Order; Deduction from Damages Awarded by Trial or Settlement to Inmate of Division of Juvenile Facilities Facility</b>  <i>Name changed to California Victim Compensation Board June 27, 2016</i>	Juvenile ward owes a restitution fine or order imposed under GC 13967, PC 1202.4, PC 1203.04, W&I 729.6, W&I 730.6, or W&I 731.1.	Any damages awarded to a ward in connection with civil action brought against any federal, state, or local jail or correctional facility, or any official or agent thereof:				
		Reasonable attorney’s fees and litigation costs	To the ward’s attorney	Reasonable attorney’s fees and litigation costs associated with civil action, upon approval by the court		
		The balance owing:				
		If the ward owes a restitution order	To the victim	To compensate for losses incurred	1	
		If the ward owes a restitution fine, to the California Victim Compensation Board	Restitution Fund.	Credited against the balance owed on the fine.	3	
		Pursuant to (e), 5% administrative fee retained by the Division of Juvenile Facilities from settlements and trial awards.	Special account of the division	To reimburse administrative and support costs of the program. The division may either retain excess funds for future reimbursement or transfer all or part of the excess to the Restitution Fund.		
		The balance of the award, if any:	To the ward	Not specified		
<b>W&amp;I 1752.82 – Restitution Fine or Order; Deduction from Wages of Inmate of Division of Juvenile Facilities Facility</b>  <i>Name changed to California Victim Compensation Board June 27, 2016</i>  <i>Note: Division of Juvenile Facilities formerly known as Youth Authority; name changed July 1, 2005 per W&amp;I 1703</i>	Juvenile ward owes a restitution fine or order imposed under GC 13967, PC 1202.4, PC 1203.04, W&I 729.6, W&I 730.6, or W&I 731.1	A reasonable amount, not to exceed 50% of the ward’s wages:				
		If the ward owes a restitution order and upon request of the victim:	To the victim	To compensate for losses incurred.	1	
		If the ward owes a restitution order and the victim has died, cannot be located, or has not requested payment:	Division of Juvenile Facilities	To be held until one year after the discharge of the ward, for payment to the victim.		
		If restitution is not collected one year after ward is discharged:	California Victim Compensation Board	For deposit into the Restitution Fund.		
		If the ward owes a restitution fine, to the California Victim Compensation Board:	Restitution Fund.	Credited against the balance owed on the fine.	3	
		Administrative costs to be retained by the Division of Juvenile Facilities.	Not specified	To reimburse the costs of administering the program.		

## Table 6 — Penalty and Assessment Distributions

Table 6 includes penalties and assessments which are subject to the 2% deposit for automation. The lists below are not all-inclusive lists.

2% deposit for automation (GC 68090.8) **applies to:**

- 1) The state penalty (PC 1464)<sup>1</sup>
- 2) The local additional penalty (GC 76000)
- 3) The state court construction penalty (GC 70372)
- 4) The Proposition 69 DNA Identification Penalty (GC 76104.6)
- 5) The DNA Additional Penalty Assessment (GC 76104.7)

2% deposit for automation (GC 68090.8) **does not apply to:**

- 1) 20% state surcharge (PC 1465.7)
- 2) The conviction assessment (GC 70373)

GC 76000.10<sup>2</sup> is an additional penalty of four dollars (\$4) that shall be imposed upon every conviction for a violation of the Vehicle Code or a local ordinance adopted pursuant to the Vehicle Code, except parking offenses subject to Article 3 (commencing with Section 40200) of Chapter 1 of Division 17 of the Vehicle Code.

The state construction penalty assessment is levied pursuant to GC 70372(a) in an amount equal to \$5 for every \$10 or forfeiture imposed and collected by the courts for all criminal offenses, including, but not limited to, all offenses involving a violation of a section of the Fish and Game Code, the Health and Safety Code, or the Vehicle Code or any local ordinance adopted pursuant to the Vehicle Code. Per GC 70372(b), the state construction penalty assessment is also levied upon every parking fine, forfeiture, and penalty in the amount of \$4.50.

Pursuant to GC 70375, on the June 30th following any transfer of court facilities ownership from the county to the State (Judicial Council), the local penalty (GC 76000) will be reduced by the percentage of the square footage transferred to the State to the county's total square footage of court facilities plus an amount sufficient to service any bonded indebtedness on the court facilities. If all of the county's courthouse facilities are transferred and there is no remaining bonded indebtedness, the local penalty pursuant to GC 76000 will be reduced from \$7 for each \$10 (for most counties) to the amount specified in GC 76000(e).

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<sup>1</sup> Although the 34% of the proof of correction fee (VC 40611) is included in the state portion (70%) of the PC 1464 distribution, the 2% deposit for automation does not apply because it is a fee and not a fine, penalty, or forfeiture.

<sup>2</sup> GC 76000.10 is not separated from the "total bail" amount in VC 42007 for traffic school cases.

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
F&G 12021 — Additional Penalty; Fish and Game Violations	\$15 additional penalty added to any Fish and Game fine, penalty, or forfeiture except F&G 12002.1(b), 12002.2(b), or any regulation related to the display of a fishing license.	100% to the State.	State Fish and Game Preservation Fund.	Support of the State Department of Fish and Game's secret witness program.	3
GC 70372(a) — State Court Construction Penalty; Criminal Offenses	Additional penalty of \$5 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	100% to the State.  County may reduce the amount of this distribution by the amount it is transferring to the State's Transitional State Court Facilities Construction Fund (associated with the transfer to the State of facilities with bonded indebtedness) to the extent that it is funded by money from the local courthouse construction fund.	Immediate and Critical Needs Account (ICNA).	ICNA established pursuant to GC 70371.5. Amount to be deposited to the Immediate and Critical Needs Account: the product of the local courthouse construction penalty* per \$10 of fine, penalty, or forfeiture, divided by \$5.00, and the GC 70372(a) penalty to be deposited Example: $\$1.50/\$5.00 = 30\%$  <i>* Established pursuant to GC 76000 and GC 76100.</i>	3
			Balance to State Court Facilities Construction Fund.	Dedicated to the capital facilities needs of the judicial branch, including funding for courthouse alteration, renovation, and construction.	
GC 70372(b) — State Court Construction Penalty; Parking Offenses	Additional penalty of \$4.50 upon every parking penalty, fine, or forfeiture.  Note: The previous reduction of this penalty by the amount of the local courthouse construction penalty on parking (GC 76000(b)) has been repealed – see GC 70375.	100% to the State.  Note: GC 68090.8 (b) not applicable to non-misdemeanor parking offenses.	2/3 to Immediate and Critical Needs Account (ICNA).	ICNA established pursuant to GC 70371.5.	3
			1/3 to State Court Facilities Construction Fund.	Dedicated to the capital facilities needs of the judicial branch, including funding for courthouse alteration, renovation, and construction.	
GC 70373 — Criminal Conviction Assessment	\$30 assessment for each felony or misdemeanor conviction. \$35 assessment for each infraction conviction for a criminal offense, including a traffic offense, except parking offenses pursuant to VC 40200-40230. "Conviction" includes dismissal contingent on traffic school completion.	100% to the State.	Immediate and Critical Needs Account (ICNA).	ICNA established pursuant to GC 70371.5.	4

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
GC 76000 (a) and (e) — Additional Penalties; Criminal Offenses  <i>Continued on the next page</i>	No transfer of court facilities, OR there is remaining bonded indebtedness after transfer:  Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses, including all offenses involving a violation of the VC or a local ordinance adopted pursuant to the VC.	Amount specified by resolution to the County.	Courthouse Construction Fund (GC 76100).	To assist the County in the financing of courtrooms or buildings for operation of the justice system.	3
		Amount specified by resolution to the County.	Criminal Justice Facilities Construction Fund (GC 76101).	To assist the County in the construction, reconstruction, expansion, improvement, operation, or maintenance of criminal justice and court facilities; for improvement of criminal justice automated information systems.	
		Amount specified by resolution to the County.	Automated Fingerprint Identification Fund and Digital Image Photographic Suspect Identification Fund (GC 76102).	For the purchase, lease, operation, and maintenance of automated fingerprint equipment and suspect identification facilities, including digital photographic equipment.	
		Amount specified by resolution to the County.	Forensic Laboratory Fund (GC 76103).	For the construction, reconstruction, expansion, improvement, operation, or maintenance of forensic laboratory facilities.	
		If there was an EMS fund prior to June 1, 1991, the amount specified by resolution prior to June 1, 1991. If there was no EMS fund prior to July 1, 1991, up to 28% of the total additional penalty revenue.	Maddy Emergency Medical Services Fund (GC 76104).	For support of emergency medical services as specified in H&S 1797.98a-1797.98g	
		Amount specified by resolution (up to \$0.50 for every \$7) to the County, plus interest.	DNA Identification Fund (GC 76104.5).	For the purchase, lease, operation, and maintenance of automated photographic or DNA identification systems, or any new technology (includes personnel and related costs).	
		Amount specified by resolution to the County.	Special Purpose Fund (GC 76105).	See GC 76200-76248.	

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<p><i>Continued</i></p> <p>GC 76000 (a) and (e) — Additional Penalties; Criminal Offenses</p> <p><i>Continued on the next page</i></p>	<p>Partial transfer of court facilities and no remaining bonded indebtedness:</p> <p>Additional penalty of \$7 (per \$10 (or fraction) shall be reduced in each County pursuant to GC 76000(e), plus the proportional percentage of the local courthouse construction penalty, upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.</p> <p>The proportional percentage of the local courthouse construction penalty is equal to the percentage of courthouse facilities retained by the county, times the previous local courthouse construction penalty.</p> <p>Each June 30th, this amount shall be adjusted to reflect any changes in the retained proportional percentage.</p>	Amount specified by resolution to the County.	Courthouse Construction Fund (GC 76100).	To assist the County in the financing of courtrooms or buildings for operation of the justice system.	3
		Amount specified by resolution to the County.	Criminal Justice Facilities Construction Fund (GC 76101).	To assist the County in the construction, reconstruction, expansion, improvement, operation, or maintenance of criminal justice and court facilities; for improvement of criminal justice automated information systems.	
		Amount specified by resolution to the County.	Automated Fingerprint Identification Fund and Digital Image Photographic Suspect Identification Fund (GC 76102).	For the purchase, lease, operation, and maintenance of automated fingerprint equipment and suspect identification facilities, including digital photographic equipment.	
		Amount specified by resolution to the County.	Forensic Laboratory Fund (GC 76103).	For the construction, reconstruction, expansion, improvement, operation, or maintenance of forensic laboratory facilities.	
		If there was an EMS fund prior to June 1, 1991, the amount specified by resolution prior to June 1, 1991. If there was no EMS fund prior to July 1, 1991, up to 28% of the total additional penalty revenue.	Maddy Emergency Medical Services Fund (GC 76104).	For support of emergency medical services as specified in H&S 1797.98a-1797.98g	
		Amount specified by resolution (up to \$0.50 for every \$7) to the County, plus interest.	DNA Identification Fund (GC 76104.5).	For the purchase, lease, operation, and maintenance of automated photographic or DNA identification systems, or any new technology (includes personnel and related costs).	
		Amount specified by resolution to the County.	Special Purpose Fund (GC 76105).	See GC 76200-76248.	

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<p><i>Continued</i></p> <p>GC 76000 (a) and (e) — Additional Penalties; Criminal Offenses</p>	<p>100% transfer of court facilities and no remaining bonded indebtedness:</p> <p>Additional penalty of \$7 per \$10 (or fraction) shall be reduced in each County pursuant to GC 76000(e), upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses</p>	Amount specified by resolution to the County.	Courthouse Construction Fund (GC 76100).	To assist the County in the financing of courtrooms or buildings for operation of the justice system.	3
		Amount specified by resolution to the County.	Criminal Justice Facilities Construction Fund (GC 76101).	To assist the County in the construction, reconstruction, expansion, improvement, operation, or maintenance of criminal justice and court facilities; for improvement of criminal justice automated information systems.	
		Amount specified by resolution to the County.	Automated Fingerprint Identification Fund and Digital Image Photographic Suspect Identification Fund (GC 76102).	For the purchase, lease, operation, and maintenance of automated fingerprint equipment and suspect identification facilities, including digital photographic equipment.	
		Amount specified by resolution to the County.	Forensic Laboratory Fund (GC 76103).	For the construction, reconstruction, expansion, improvement, operation, or maintenance of forensic laboratory facilities.	
		If there was an EMS fund prior to June 1, 1991, the amount specified by resolution prior to June 1, 1991. If there was no EMS fund prior to July 1, 1991, up to 28% of the total additional penalty revenue.	Maddy Emergency Medical Services Fund (GC 76104).	For support of emergency medical services as specified in H&S 1797.98a-1797.98g	
		Amount specified by resolution (up to \$0.50 for every \$7) to the County, plus interest.	DNA Identification Fund (GC 76104.5).	For the purchase, lease, operation, and maintenance of automated photographic or DNA identification systems, or any new technology (includes personnel and related costs).	
		Amount specified by resolution to the County.	Special Purpose Fund (GC 76105).	See GC 76200-76248.	

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
GC 76000 (b), (c), & (d) — Parking Penalties	Additional penalty of \$2.50 for authorized fund established pursuant to GC 76100 (Local Courthouse Construction Fund) upon every parking penalty, fine, or forfeiture imposed, reduced to \$1.00 plus money needed to pay for construction provided for in GC 76100 and undertaken prior to the transfer of responsibility for facilities from the county to the Judicial Council.	\$1 of each \$2.50 to the County.	County General Fund.	Not specified.	3
		\$1.50 to the County.	Courthouse Construction Fund (GC 76100).	To pay for construction provided for in Section 76100 and undertaken prior to the transfer of responsibility for facilities from the county to the Judicial Council.	
	Additional penalty of \$2.50 for each authorized fund established pursuant to GC 76101 (Criminal Justice Facilities Fund) upon every parking penalty, fine, or forfeiture imposed.	\$1 of \$2.50 to the County.	County General Fund.	Not specified.	
		\$1.50 of each \$2.50 to the County.	Criminal Justice Facilities Construction Fund (GC 76101).	To assist the County in the acquisition, rehabilitation, construction, and financing of courtrooms or buildings for operation of the justice system.	
GC 76000.3 — Trial Court Trust Fund Parking Penalty	An added penalty of three dollars (\$3) on all parking offenses shall be imposed in addition to the penalty, fine, or forfeiture set by the courts, city, district, or other issuing agency.	State Treasury.	Trial Court Trust Fund.	To fund trial court operations.	3
<b>GC 76000.5 — Additional Penalty; Criminal Offenses County Optional</b> <i>Effective until January 1, 2027</i>	Additional penalty for those counties whose board of supervisors elect to levy an additional penalty of \$2 for every \$10 or fraction thereof upon every fine, penalty, or forfeiture.	To the County.	Maddy Emergency Medical Services (EMS) Fund (H&S 1797.98a).	See H&S 1797.98a (Table 6).	3

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
GC 76000.10 — Emergency Medical Air Transportation Penalty  <i>Penalty collection shall terminate January 1, 2018</i>	Additional penalty of four dollars (\$4) shall be imposed upon every conviction for a violation of the Vehicle Code or a local ordinance adopted pursuant to the Vehicle Code, except parking offenses, pursuant to VC 40200-40230.	State Treasury.	The Emergency Medical Air Transportation Act Fund shall include interest and dividends earned on money in the fund.	Medi-Cal reimbursement for Emergency Medical Air Transportation Services Act Fund.	3
GC 76104.6 — DNA Identification Penalty Assessment  <i>Proposition 69 effective for violations that occur after November 2, 2004</i>	Additional penalty of \$1 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Deposited into the County DNA Identification Fund. On the last day of each calendar year quarter, the Fund's revenues, including interest, are distributed as follows:			3
		For calendar years 2005 and 2006, 70% to the State.	DNA Identification Fund.	Administered by the Department of Justice (DOJ) - 90% to the DOJ DNA Laboratory, first, to comply with requirements of PC 298.3 and, second, for expenditures and administrative costs for the processing, analysis, tracking, and storage of DNA samples.	
				10% to the DOJ Information Bureau Criminal History Unit to update equipment and software to facilitate compliance with requirements of PC 299.5(e).	
		For calendar year 2007 only, 50% to the State. For calendar years 2008-2024, 25% to the State.	DNA Identification Fund.	100% to DOJ DNA Laboratory for purposes listed above.	
		For calendar years 2005 and 2006, 30% to the County. For calendar year 2007 only, 50% to the County. For calendar years 2008-2024, 75% to the County.	Remainder in County DNA Identification Fund.	Remaining funds may be used to reimburse local law enforcement agencies for the collection of DNA samples; for expenditures and administrative costs pursuant to PC 298(b)(5), including equipment and software; and to local law enforcement, district attorney, or crime labs for the processing, analysis, tracking, and storage of DNA crime scene samples.	
		For calendar years 2025 and thereafter, if there are payments on lease or leaseback arrangement to finance DNA projects. If there are no lease payments, distribution is not specified.	County and/or State DNA Identification Fund that has lease payments. Not specified.	Lease or leaseback payments. Not specified.	

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
GC 76104.7 — DNA Additional Penalty Assessment	Additional penalty of \$4 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses. Including all offenses involving a violation of the Vehicle Code or any local ordinance adopted pursuant to the Vehicle Code.	100% of these funds, including any interest earned thereon, shall be transferred to the State Controller at the same time that moneys are transferred pursuant to GC 76104.6(b)(2), for deposit into the state’s DNA Identification Fund.			
		100% to the State.	DNA Identification Fund.	These funds shall be used to fund the operations of the Department of Justice forensic laboratories, including the operation of the DNA Fingerprint, Unsolved Crime and Innocence Protection Act, and to facilitate compliance with the requirements of PC 299.5(e).	3
GC 76200 — Alameda County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county.	Courthouse Construction Fund.	This fund may be established only if the County maintains a courtroom building in the City of Berkeley	3
GC 76213 — Imperial County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county.	Criminal Justice Investigation Fund.	For the improvement of criminal justice automated information systems and the construction, reconstruction, expansion, improvement, operation, and maintenance of the forensic laboratory facilities.	3
GC 76214 — Monterey County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county.	Monterey County Courthouse Construction Fund.	Deposits shall continue through the 30 <sup>th</sup> year after the initial year for which the surcharge in GC 76000 is collected, or the 30 <sup>th</sup> year after any borrowings are made for court building construction, or until any borrowings made by Monterey County on or before January 1, 1998 for court building construction are repaid.	3
GC 76215 — Kern County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county.	Juvenile Justice Facilities Construction Fund.	For the construction, reconstruction, expansion, improvement, operation, and maintenance of county juvenile justice and county juvenile rehabilitation facilities.	3
GC 76219 — Los Angeles County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county, plus interest.	Courthouse Construction Fund.	Provides that this fund shall be known as the Courthouse Construction Fund and specifies utilization of moneys.	3

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
GC 76221 — Marin County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county.	Criminal Justice Facilities Construction Fund.	Deposits shall continue through and include the 20 <sup>th</sup> year after the initial calendar year in which the surcharge is collected, or until such time as any debt incurred prior to the year 2000 for court building construction has been retired.	3
GC 76223 — Merced County; Additional Assessment	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county.	Courthouse Construction Fund	To assist the County in the financing of courtrooms or buildings for operation of the justice system.	3
	Civil assessments for failure to appear, PC 1214.1, in Merced County	Annual amount not to exceed that agreed by board of supervisors and presiding judge, to the county.	Courthouse Construction Fund.	To augment other funds made available for construction.	
GC 76224 -- Merced or Sonoma County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county.	Courthouse Construction Fund and Criminal Justice Facilities Construction Fund	Deposits shall continue through and including the 30 <sup>th</sup> year after the initial calendar year in which the surcharge is collected, or the 30 <sup>th</sup> year after any borrowings are made for court building construction.	3
GC 76230 — Orange County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county, plus interest.	County Jail Fund and Orange County Transition Planning Fund.	To assist in the operation of the county jail. Allows a transfer of funds from the Transition Planning Fund to the County Jail Fund.	3
GC 76245 — Shasta County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county, plus interest.	Courthouse Construction Fund and Criminal Justice Facilities Fund.	Provides that these funds shall be known as the Statham Courthouse Construction Fund and the Statham Criminal Justice Facilities Construction Fund.	3
GC 76248 — Solano County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the County (until January 1, 2000), plus interest.	County Jail Fund.	For county jail operations.	3

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
GC 76251 — Ventura County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county.	Juvenile Justice Facilities Construction Fund.	For the construction, reconstruction, expansion, improvement, operation, and maintenance of county juvenile justice and county juvenile rehabilitation facilities. Deposits shall continue through and including either the 20 <sup>th</sup> year after enactment, or the repayment of borrowings of bonded indebtedness for court building construction.	3
GC 76252 — Ventura County; Additional Penalty	Additional penalty of \$7 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; the penalty is assessed on all criminal offenses.	Amount specified by resolution to the county.	Courthouse Construction Fund.	Deposits shall continue through and including either the 25 <sup>th</sup> year after enactment, or the 25 <sup>th</sup> year after borrowings of bonded indebtedness for court building construction.	3
GC 77205 — Excess Revenue Amount  <i>Specified counties base year remittances were adjusted pursuant to subdivision (c).</i>	The essential process is to calculate the revenue the county general fund has received from the eight specified fines, fees, and forfeitures stated in GC 77205; compare that amount to the statutory threshold listed in GC 77201.1; and remit 50% of the difference.  <i>Note: The revenue calculation is to be based on the applicable statutes as they read on December 31, 1997.</i>	The excess amount shall be divided between the county or city and county and the state, with 50% of the excess transferred to the state for deposit in the State Trial Court Improvement and Modernization Fund.  The excess amount shall be divided between the county or city and county and the state, with 50% of the excess transferred to the county for deposit in the County General Fund.	State Trial Court Improvement and Modernization Fund.  County General Fund.	To assist in improving and modernizing the State Trial Courts.  Not specified.	N/A

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<b>H&amp;S 1797.98a — Emergency Medical Services Assessment</b>  <i>Effective until January 1, 2027</i>	See GC 76000 and GC 76000.5 (Table 6) and GC 76104.	15% of money deposited pursuant to GC 76000.5 to the county.	Maddy EMS Fund.	Pediatric trauma centers throughout the county.	3
		Up to 10% of amount deposited per GC 76000.5 to county for costs of administering 76000.5.			
		From balance of fund:			
		Up to 10% of the amount of the Maddy EMS Fund to the administering agency (County or State).	Maddy EMS Fund.	Costs of administering fund.	
		Balance of fund:			
		58% to physicians and surgeons for emergency services, except those employed by the County, in general acute care hospitals that provide basic or comprehensive emergency services up to the time the patient is stabilized.	Maddy EMS Fund.	To reimburse physicians for emergency medical services for patients who do not make payment for emergency medical services, and for other emergency medical services determined by the County.	
		25% to hospitals providing disproportionate trauma and emergency medical care services.	Maddy EMS Fund.	Same as above.	
17% to other emergency medical service purposes, as determined by the County.	Maddy EMS Fund.	Same as above.			
H&S 11374.5 — Hazardous/Controlled Substance Disposal	Additional penalty for conviction of H&S 11374.5(a), hazardous substance disposal law.	Penalty equal to the actual cost for gross evidence removal, to the agency that incurred the cost.	Not specified.	Not specified.	3
		Up to 5% for administrative costs to the County.	Not specified.	County administrative costs.	
		Penalty to the State if the Department of Toxic Substances Control requested recovery of the removal costs.	Illegal Drug Lab Cleanup Account.	Removal actions of illegal drug labs pursuant to H&S 23354.5.	

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<b>LC 2699 — Labor Code Private Attorneys General Act of 2004; Unfair Labor Practice Civil Penalties</b>  <b>Amended June 27, 2016</b>	Civil penalties for various LC violations, where aggrieved employee, as defined, brings civil action against employer, if the Labor and Workforce Development Agency or its subdivisions do not bring action and the person sued employs one or more employees.	75% to the State Labor and Workplace Development Agency.	Not specified.	Upon appropriation, for the <b>enforcement of labor laws and for</b> education of employers and employees about their rights and responsibilities under this code.	3
		25% to the aggrieved employee.	N/A	N/A	
	If the person sued does not employ one or more employees.	100% to the State Labor and Workplace Development Agency.	Not specified.	Same as above.	
	In both cases if aggrieved employee prevails, reasonable costs.	To the aggrieved employee.	N/A	N/A	
PC 186.22a — Money Damages for Injuries Caused by a Nuisance Created by a Criminal Street Gang	Criminal street gang activity constituting a nuisance and which damages a community or neighborhood.	The governing body of the city or county in whose political subdivision the damaged community or neighborhood is located.	Not specified.	Solely for the benefit of the community or neighborhood injured by the nuisance.	3
PC 853.7a — Automated County Warrant System Assessment	Defendant fails to appear or to comply with any valid court order pursuant to this code. Applies whether or not PC 853.7 is concurrently charged or a warrant is issued.	100% of assessment collected (\$15 per willful violation) to the County.	Automated County Warrant Fund.	Development and operation of an automated county warrant system. If sufficient funds are available after the above use, to fund a warrant service task force for the purpose of serving all bench warrants in the County.	3
PC 987.5 — Registration Fee When Represented by Appointed Counsel	Upon adoption by Board of Supervisors, a registration fee of up to \$50 may be imposed on defendants receiving court-appointed counsel, if they are financially able to pay.	At the discretion of the Board of Supervisors.	At the discretion of the Board of Supervisors.	At the discretion of the Board of Supervisors.	4
PC 987.8 — Public Defender Fees	If the defendant has the inability to pay for legal counsel, the county will assign legal counsel. If the defendant fails to appear, the full cost of legal assistance shall be ordered to be paid by the defendant or the court will determine the defendant's ability to pay in full.	To the County.	Not specified.	Not specified.	4

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1214.1 — Civil Assessment	Defendant fails, after notice and without good cause, to appear in court, or fails to pay all or any portion of a fine or to pay an installment of bail as agreed to under VC 40510.5 ordered by the court. If the underlying offense has not been adjudicated, the bail amount can be collected voluntarily.	Up to \$300 to the State Deposited into Bank Account – GC 68085.1.	Trial Court Trust Fund.	To fund trial court operations.	4
PC 1463.13 — Alcohol and Drug Special Assessment	The County develops a program for a person convicted of a crime other than driving under the influence in which the court determines that alcohol or substance abuse was substantially involved in the commission of the crime.	100% of assessment collected (up to \$150) to the County.	Special account in the County Treasury.	Exclusively for the costs of developing, implementing, operating, maintaining, and evaluating alcohol and drug problem assessment and monitoring programs.	3
		Any moneys not expended in the preceding fiscal year as determined by the county treasurer annually on January 15.	County General Fund.	Not specified.	
PC 1463.14(b) — Additional Penalty to Recover Lab Fees for Convictions of Driving Under the Influence <i>(collected as a fine, distributed as a fee)</i>	Penalty to be assessed for each defendant convicted of a violation of DUI under VC 23152 or 23153 if authorized by board of supervisors’ resolution.	Additional penalty of up to \$50 to recover actual costs of testing for alcohol content that exceed the \$50 distribution pursuant to PC 1463.14(a).	County special account pursuant to PC 1463.14(a).	To pay for the cost of performing analysis of blood, breath, or urine for alcohol content.	4
PC 1463.20 — Disabled Parking Spaces; Special Assessment	VC 22500(i), 22500(l), 22522.	\$50 of each parking penalty collected under VC 42001.5.	Special account of the local entity.	Altering existing public facilities in compliance with the Americans With Disabilities Act of 1990.	3
		Actual administrative costs for setting aside the \$50.	County General Fund.	County administrative costs.	
PC 1463.25 — Alcohol Abuse Education and Prevention; Penalty Assessments	Penalty assessment of up to \$50 collected under VC 23196 (VC 23645 after July 1, 1999) for conviction of a DUI under VC 23152 or 23153.	100% to the County.	No more than 5% of these funds may be used for administrative costs.	Cost of administering the fund.	3
			Balance to a special county alcohol abuse and prevention fund.	5% to conduct annual evaluation; remainder for exclusive allocation by the county alcohol program administrator for the County's alcohol prevention program under H&S 11802.	

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS	
PC 1464 — State Penalty; Criminal Offenses	<p>A penalty of \$10 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected. The penalty is assessed on criminal offenses and Vehicle Code or local ordinance violations; parking and Fish and Game Code violations are excluded.</p> <p><i>This distribution applies to offenses not eligible for VC 42008.8 amnesty program.</i></p>	70% to the State.	State Penalty Fund — Penalty amounts included as a result of Fish and Game Code violations must be noted on the State Remittance Advice (TC 31).	Monthly distribution by the State Controller to the Fish and Game Preservation Fund, Restitution Fund, Peace Officers’ Training Fund, Driver Training Penalty Assessment Fund, Corrections Training Fund, Local Public Prosecutors and Public Defenders Training Fund, Victim Witness Assistance Fund, and Traumatic Brain Injury Fund..	3	
		If paid for violations of H&S 105250-105257 related to lead abatement, 70% to the State.	General Fund.	Not specified.		
		30% to the County.	County General Fund.	Not specified.		
	<p>A penalty of \$10 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected; assessed on Fish and Game Code violations.</p> <p><i>This distribution applies to offenses not eligible for VC 42008.8 amnesty program.</i></p>	70% to the State.	State Penalty Fund, Fish and Game Assessment — 100% of the state penalty amounts levied on Fish and Game Code violations must be reported as a separate line item on the State Remittance Advice (TC 31).	The larger of 0.33% of the total State Penalty Fund or 100% of the amount reported as State Penalty Fund, Fish and Game Assessments, distributed monthly by the State Controller to the Fish and Game Preservation Fund.		
		30% to the County.	County Fish and Game Propagation Fund.	Propagation and conservation of fish and game; educational and youth activities relating to fish and game.		
	<p><i>For distributions related to VC 42008.8 amnesty program, see below.</i></p> <p>A penalty of \$10 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected.</p> <p>Pursuant to VC 42008.8, a one-time amnesty program has been established for all unpaid infractions and specified misdemeanors, if the county and court jointly agree.</p> <p><i>Effective October 1, 2015 – March 31, 2017</i></p> <p>If eligible for this program, the distribution is as follows:</p>	70% to the State.	State Penalty Fund	The initial \$250,000 in amnesty revenues collected will be sent to Judicial Council by the State Controller for reimbursing the Department of Motor Vehicles.		
		30% to the County.	County General Fund	Monthly distribution by the State Controller 82.20% to the Peace Officers’ Training Fund and 17.80% to the Corrections Training Fund during the amnesty program period.		
						Not specified.

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1465.5 — Disabled Parking; Assessment	Assessment of \$2 per \$10 (or fraction) upon every fine, forfeiture, or parking penalty imposed and collected under VC 42001.13 for violation of VC 22507.8.	100% to the County, up to 10% for administrative costs.	County General Fund.	For the linkages program as specified in W&I 9545.	3
			County General Fund.	County's administrative costs.	
PC 1465.6 — Disabled Parking; Additional Assessment	Additional assessment equal to 10% of the fine, penalty, or forfeiture imposed under VC 42001.5, 42001.13, or 42002, for every criminal violation of VC 4461(b), 4461(c), 4461(d), 4463(c), 22507.8 or 22522.	If the violation occurred in the City, 100% of the additional assessment.  If the violation occurred in the County, 100% of the additional assessment.	Not specified.	Not specified.	3
			Not specified.	Not specified.	
PC 1465.7 — State Surcharge; Base Fines	20% state surcharge on all base fines. The state and local penalties (PC 1464, GC 70372, and GC 76000) are not calculated on the state surcharge. The 2% court automation deduction pursuant to GC 68090.8 is not applied to the state surcharge.	100% to the State.	General Fund.	Not specified.	2
R&T 30474 — Unstamped Cigarette Cartons; Additional Penalty	\$100 penalty for each carton of 200 cigarettes or portion thereof knowingly possessed, kept, retained or stored for the purpose of sale, that does not have the cigarette tax stamp or meter impression required under R&T 30001-30483.	50% to the local prosecuting jurisdiction.  50% to the State Board of Equalization.	Not specified.	Allocated for the costs of prosecution.	3
			General Fund.	Not specified.	
R&T 30474.5 — Black Market Cigarettes; Additional Penalty  <i>Penalty may be imposed only for the period beginning on January 1, 2003, and ending on January 1, 2006.</i>	\$100 additional penalty for each carton of 200 cigarettes or portion thereof knowingly possessed, kept, retained, or stored for the purpose of sale that does not have the cigarette tax stamp or meter impression required under R&T 30001-30483.	100% to the State.	Unlawful Sales Reduction Fund.	Allocated to the Office of Criminal Justice Planning for a competitive grant program to award grants to local jurisdictions to establish a multi-agency task force to reduce the sales of black market cigarettes and for investigations and prosecutions of the sales of black-market cigarettes. No more than 5% of the money can be retained by the State for the costs of administering the grant program.	3

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
VC 4461.3 — Disabled Parking; Additional Penalty	\$100 additional penalty may be imposed for conviction of a violation of VC 4461 or 22507.8 if an ordinance or resolution is adopted.	100% to the County, if the violation is in a County that has passed an ordinance or a resolution to adopt this additional penalty.	Not specified.	Used specifically to improve the enforcement related to disabled parking or placards within the city or county, but may not supplant funds used for general parking enforcement.	3
		100% to the City, if the violation is in a City that has passed an ordinance or a resolution to adopt this additional penalty	Not specified.	Same as above.	
VC 23645 — Alcohol Abuse Education and Prevention Assessment  <i>Effective July 1, 1999. The prior section, VC 23196, was repealed as of July 1, 1999.</i>	See PC 1463.25 of this table.	See PC 1463.25 of this table.	See PC 1463.25 of this table.	See PC 1463.25 of this table.	3
VC 23649 — County Alcohol and Drug Problem Assessment  <i>The prior section, VC 23649.55, was repealed as of July 1, 1999.</i>	Assessment of not more than \$100 on every fine, penalty, or forfeiture collected for a DUI under VC 23152 or 23153 in any judicial district that participates in a county alcohol and drug problem assessment program.  Assessment of not more than \$100 from each person convicted of a violation of VC 23103 who is ordered to participate in a county alcohol and drug problem assessment under VC 23647.	100% to the County.	Special account.	Exclusively for the costs of developing, implementing, operating, maintaining, and evaluating the alcohol and drug problem assessment program.	3
		ANNUAL TRANSFER, equal to administrative costs, from the special account to the County General Fund.	County General Fund.	County's administrative costs.	
		FUNDS NOT EXPENDED: Special account funds collected in the preceding fiscal year and not expended by January 15, to the County General Fund.	County General Fund.	General use.	

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
VC 40310 — Late Penalty on Traffic Infraction	Defendant fails to pay traffic infraction within 20 days following mailing of a notice that the penalty has been assessed. A late penalty equal to 50% of the total initial penalty (base fine plus state and local penalties) is imposed. Distribution of the late penalty is allocated proportionally to each component of the total initial penalty.	Base fine divided by total initial penalty times late penalty.	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	3
		State penalty divided by total initial penalty times late penalty.	See PC 1464 (Table 6).	See PC 1464 (Table 6).	
		Local penalty divided by total initial penalty times late penalty.	See GC 76000 (Table 6).	See GC 76000 (Table 6).	
		Court facilities penalty divided by total initial penalty times late penalty.	See GC 70372 (Table 6).	See GC 70372 (Table 6).	
		DNA Identification penalty divided by total initial penalty times late penalty.	See GC 76104.6 (Table 6).	See GC 76104.6 (Table 6).	
		DNA Additional Penalty Assessment divided by total initial penalty times late penalty.	See GC 76104.7 (Table 6).	See GC 76104.7 (Table 6).	
		State surcharge divided by total initial penalty times late penalty.	See PC 1465.7 (Table 6).	See PC 1465.7 (Table 6).	
VC 40508.5 — Automated County Warrant System Assessment	Defendant fails to appear or to comply with any valid court order pursuant to this code. Applies whether or not VC 40508 is concurrently charged or a warrant is issued pursuant to VC 40515.	100% of assessment collected (\$15 per willful violation) to the County.	Not specified.	Development and operation of an automated county warrant system.  If sufficient funds are available after the above use, to fund a warrant service task force for the purpose of serving all bench warrants in the County.	3
VC 40508.6 — Administrative Assessment	Defendant has prior Vehicle Code convictions, or vehicle registration is attached or restricted (VC 40509 and 40509.5).	Up to \$10 per occurrence is added to the fine and distributed to the trial court or the County, depending on which entity incurred the costs.	Not specified.	Costs incurred in recording and maintaining a record of the defendant's prior convictions and in notifying DMV of driver's license and vehicle registration attachments and restrictions.	4
VC 42006 — Night Court Assessment	Vehicle Code or local ordinance adopted pursuant to the Vehicle Code (except parking) where the court conducts a night session for traffic offenses.	If the night court facility has transferred to the State: Special assessment of \$1 per fine, forfeiture, and traffic violator school fee imposed and collected, to the State.	Court Facilities Trust Fund.	Used pursuant to GC 70352.	4
		Special assessment of \$1 per fine, forfeiture, and traffic violator school fee imposed and collected, to the County.	Night Court Session Fund.	Used pursuant to GC 70352.	

## Table 7 — Criminal Related Fee Distributions

Table 7 includes fees related to criminal violations. Because they are fees, state and local penalties (PC 1464, GC 70372, GC 76000, GC 76104.6, and GC 76104.7), the 2% deposit for automation (GC 68090.8), and the state surcharge (PC 1465.7) do not apply.

The administrative assessments authorized by VC 40508.6 should not be considered part of a traffic violator fee, pursuant to VC 42007. Therefore, the administrative assessments collected pursuant to VC 40508.6 are not required to be distributed in accordance with VC 42007.

The fine authorized by VC 27360.6 for child restraint violations is not considered part of the traffic fee, pursuant to VC 42007. VC 27360.6 fines should be allocated pursuant to this section.

Pursuant to *People v Schoeb*, 33 Cal. Rptr 3rd 889 (2005), the court security fee (now the court operations assessment -- PC 1465.8) must be imposed on each conviction, not on each case. A defendant who was convicted of five criminal offenses is subject to five court operations assessments, for a total of \$200. Pursuant to *Egar v Superior Court*, 120 Cal. App. 4th 1306 (2004), the court security fee (operations assessment) does not apply to juvenile fines that are not criminal convictions.

**Table 7  
Criminal Related Fee Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
GC 29550 — Criminal Justice Administration Fee	Fee imposed upon cities, special districts, school districts, community college districts, colleges, and universities for booking and processing of persons arrested by above for booking and detention in county jail.	To the County.	Special fund for the operation, maintenance, and construction of county jail facilities.	Up to one-half of actual administrative costs for functions that are performed in order to receive an arrestee into a county detention facility, as defined in GC 29550(e).  <i>Note: fee may only be charged if less than \$35,000,000 is appropriated annually pursuant to GC 29552.</i>	4
	Fee from person if booked in the county jail by county officer or agent, not to exceed the administrative costs of arresting and booking.	To the County.	Special fund for the operation, maintenance, and construction of county jail facilities.	Actual administrative costs for functions that are performed in order to receive an arrestee into a county detention facility, as defined in GC 29550(e).	
GC 29550.1 — Criminal Justice Administration Fee; Recovery	Fee from person convicted for criminal offense related to arrest for which a criminal justice administration fee was levied pursuant to GC 29550	To the city, special district, special district, community college district, college, university or other local arresting fee charged a fee by the County.	Not specified	To reimburse the costs of fees levied pursuant to GC 29550.	4
GC 29550.2 — Criminal Justice Administration Fee	Fee from person if booked in the county jail by any governmental entity not specified in GC 29550 or 29550.1, not to exceed the administrative costs of arresting and booking.	To the County.	Special fund for the operation, maintenance, and construction of county jail facilities.	Actual administrative costs for functions that are performed in order to receive an arrestee into a county detention facility, as defined in GC 29550.2(c).	4
GC 29550.3 — Criminal Justice Administration Fee; City	Fee imposed for person booked in city jail.	To the City	Not specified	Actual administrative costs for functions that are performed in order to receive an arrestee into a city detention facility	4
GC 68090.8 — Cost of Automating Record Keeping for Criminal Cases	All fines, penalties, and forfeitures collected in criminal cases (interest earned on these deposits shall be retained in the fund).	2% to the State.	Trial Court Improvement Fund.	To pay the costs of automating trial court record keeping systems for criminal cases, including traffic cases.	3
GC 71386 — Returned Check Fee	Reasonable charge for a returned check, not to exceed actual costs				
	Court incurred the cost.	To the Court (deposited in Bank Account - GC 68085.1).	Not Specified.	To recover court costs related to returned checks.	4
	County incurred the cost.	To the County.	Not Specified.	To recover court costs related to returned checks.	

**Table 7  
Criminal Related Fee Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1203.097(a)(5) — Domestic Violence Fee	\$500 minimum fee as a condition of probation on domestic violence cases.  (Requires the court to provide a statement of reason on the record if it exercises discretion to reduce or waive the fee.)	2/3 to the County (up to 8% may be used for administrative costs, as specified in W&I 18305.).	County Domestic Violence Programs Special Fund.	To support county domestic violence programs.	4
		The remaining 1/3 of the moneys shall be transferred, once a month, to the State Controller for deposit in the funds noted below in an amount equal to 1/3 of funds collected during the preceding month.			
		50% of the 1/3 noted above.	Domestic Violence Restraining Order Reimbursement Fund for transfer to local law enforcement or other criminal justice agencies based on the number of restraining orders issued and registered in the state domestic violence restraining order registry.	For state mandated local costs resulting from the notification requirements set forth in FC 6380(b).	
		50% of the 1/3 noted above.	Domestic Violence Training and Education Fund.	To support a statewide training and education program to increase public awareness of domestic violence and to improve the scope and quality of services provided to the victims of domestic violence.	
PC 1203.097(c)(5)(B) — Program Approval Fee	\$250 maximum fee for approval and approval renewal of batterer programs.	County probation department.	Not specified.	To recover the administrative cost of the approval process.	4
PC 1203.1(l) — Restitution Collection Fee	Fee to cover the actual administrative cost of collecting restitution but not to exceed 15% of the total restitution ordered to be paid. To be set by the entity collecting the fee.	To the County.	County General Fund.	Benefit of the County.	4
		To the Court.	Trial Court Operations Fund or account established by GC 77009.	Benefit of the Court.	
PC 1203.1a — Inmate Release Fee	Inmate is released in preparation for his/her return to the community.	Amount set by the probation officer to be distributed to the County.	Not specified.	Expenses incurred by the County in connection with the inmate’s release.	4
PC 1203.1ab — Substance Abuse Testing Fee	Unlawful possession, use, sale, or other furnishing of a controlled substance; as a condition of probation, the defendant must submit to substance abuse testing.	Reasonable fee to the County.	Not specified.	Cost of testing.	4

**Table 7  
Criminal Related Fee Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1203.1b — Cost of Probation Fee	Defendant is convicted of an offense and granted probation or given a conditional sentence.	Reasonable cost of probation services to the County.	Not specified.	Operating expenses of the county probation department.	4
PC 1203.1c — Cost of Incarceration Fee	As a term of probation, the defendant is ordered to serve a period of confinement in a jail or local detention facility.	Reasonable cost of incarceration to the City or County, depending on the location of the jail.	Not specified.	Cost of incarceration in the county jail, city jail, or other local detention facility.	4
PC 1203.1e — Cost of Parole Supervision Fee	Defendant is ordered to serve a period of confinement in a county jail or local detention facility and is eligible to be released on parole.	Reasonable cost of services (as determined by the court) to the County.	County General Fund.	Cost of providing parole supervision.	4
PC 1203.1h — Payment of Medical Examination Costs	Offense involving child abuse or neglect.	Costs (as determined by the court) to the law enforcement agency.	Not specified.	Cost of medical examinations conducted on the victim in order to determine the extent of abuse or neglect.	4
	Offense involving sexual assault or attempted sexual assault.	Costs (as determined by the court) to the law enforcement agency, county, or local government agency.	Not specified.	Cost of medical examinations conducted on the victim for the collection and preservation of evidence.	
PC 1203.1i — House Confinement Fee	Any building standards violation involving a dwelling unit occupied by persons specified in CC 1940; related to local health, fire, building, or safety ordinances or resolutions; where probation is granted and part of the sentence is under house confinement.	Reasonable cost of police officer or guard to the law enforcement agency.	Not specified.	Cost of police officer or guard standing outside confinement area.	4
PC 1203.4 — Fee for Petition for Dismissal of Charge; Probation	Actual costs for withdrawal of guilty plea or setting aside of verdict.	Actual Court costs up to \$150 to the Court whether or not the petition is granted and the records are sealed or expunged.	Not specified.	To reimburse the Court for the cost of services rendered.	4
		Actual county costs up to \$150 to the County.	Not specified.	To reimburse the County for the cost of services rendered.	
		Actual city costs up to \$150 to the City.	Not specified.	To reimburse the City for the cost of services rendered.	
PC 1203.4a — Fee for Petition for Dismissal of Charge; Misdemeanor	Petition for the dismissal of a charge.	Up to \$60 per filing to the City and/or County.	Not specified.	To reimburse the City and/or County for the cost of services rendered.	4

**Table 7  
Criminal Related Fee Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1203.41 — Fee for Petition for Dismissal of Charge; Mandatory Supervision	Actual costs for withdrawal of guilty plea or setting aside of verdict.	Actual Court costs up to \$150 to the Court whether or not the petition is granted and the records are sealed or expunged.	Not specified.	To reimburse the Court for the cost of services rendered.	4
		Actual county costs up to \$150 to the County.	Not specified.	To reimburse the County for the cost of services rendered.	
		Actual city costs up to \$150 to the City.	Not specified.	To reimburse the City for the cost of services rendered.	
PC 1203.45 — Fee for Petition for Sealing of Records	Actual Costs for an order sealing a record.	Actual Court costs up to \$150 to the Court whether or not the petition is granted and the records are sealed or expunged.	Not specified.	To reimburse the Court for the cost of services rendered.	4
		Actual county costs up to \$150 to the County.	Not specified.	To reimburse the County for the cost of services rendered.	
		Actual city costs up to \$150 to the City.	Not specified.	To reimburse the City for the cost of services rendered.	
PC 1205 — Fee for Installment Account and Accounts Receivable Processing	Defendant is allowed to pay the fine in installments over time.	Actual cost per installment account to the clerk of the court or the collecting agency.	Not specified.	Administrative and clerical costs of processing installment accounts.	4
	Accounts receivable where payments are not made in installments.	Up to \$30 per account to the clerk of the court or the collecting agency.	Not specified.	Administrative and clerical costs of processing accounts receivable.	
PC 1463.07 — Administrative Screening Fee	\$25 upon conviction from each person arrested and released on his/her recognizance for a criminal offense other than an infraction.	100% to the County.	County General Fund.	Not specified.	4
PC 1463.07 — Citation Processing Fee	\$10 upon conviction from each person cited and released for criminal offenses other than an infraction.	100% to the County.	County General Fund.	Not specified.	4
PC 1463.27 — Additional \$250 Fee for Domestic Violence	Conviction under PC 243(e)(1) or 273.5.	100% to County.	To be specified by Board of Supervisors.	Domestic violence prevention programs focusing on assisting immigrants, refugees, and rural residents.	4
PC 1465.8 — Court Operations Assessment	\$40 court assessment imposed on every conviction for a criminal offense including a traffic offense, except for parking offenses as defined in PC 1463.	100% to the State.	Trial Court Trust Fund.	To fund trial court operations.	4

**Table 7  
Criminal Related Fee Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
R&T 30482 — Costs of Investigation and Prosecution; Cigarette Tax	At the court’s discretion, the costs of investigation and prosecution of any person convicted of a crime under R&T 30001-30483	100% to the State.	Cigarette Tax Fund.	To pay cigarette tax refunds, with the remaining balance transferred monthly to the General Fund.	4
VC 11205.2 — Traffic Assistance Program Fee	The court may charge a traffic violator a fee to defray the costs incurred by a traffic assistance program (TAP) not to exceed the actual costs incurred by the TAP for the processing of traffic violators.	Actual costs to the court or agency.	Not specified.	To defray costs incurred by a TAP for traffic case administration services provided to the court.	4
VC 11208 — Traffic Violator Schools	A single administrative fee shall be assessed against, and collected by the court pursuant to VC 42007.1 from each driver who is allowed or ordered to attend traffic violator school. Included in this fee shall be an amount determined by the Department of Motor Vehicles to be sufficient to defray the cost of routine monitoring of traffic violator school instruction.	100% to the Department of Motor Vehicles.	Not specified.	To defray the cost of routine monitoring of traffic violator school instruction.	4
VC 40611 — Proof of Correction Fee	\$25 transaction fee upon proof of correction for alleged violation of VC 12500 or 12951, or any violation pursuant to VC 40610 or 16028(e).	\$15.00 to the State.	Immediate and Critical Needs Account.	Established pursuant to GC 70371.5.	4
		33% of balance to the local governmental entity where the citation was issued.	General Fund of local governmental entity.	Not specified.	
		34% of balance to the State.	State Penalty Fund.	See PC 1464 (Table 6).	
		33% of balance to the County.	County General Fund.	Not specified.	

**Table 7  
Criminal Related Fee Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS	
VC 42007 — Uniform Fee for Attending Traffic Violator School (TVS) or Court-Supervised Driving Instruction  <i>TVS Fee equals (total bail):                      Step 1: county base fine + state penalty + local penalty + DNA penalty (Prop 69) + Add'l DNA penalty (AB 1806) + EMAT penalty                       Step 2: city base fine + EMS penalty + state court facilities construction penalty+ additional EMS Penalty                       Excluded from Total Bail:                      The 20% state surcharge, the court security fee, the criminal conviction assessment, and the Add'l TVS fee (VC 42007.1) are imposed and collected in addition to the TVS fee; they are not components of the TVS fee itself. They are distributed pursuant to their own codes.</i>	Fee equal to the total bail for the eligible offense from every person ordered to attend a traffic violator school or other court-supervised program of driving instruction.	For fees resulting from a City arrest:			4	
		An amount equal to the amount that would have been deposited into the treasury of the appropriate city pursuant to PC 1463.001(b)(3) (i.e. net of 2% court automation).	City, City and County — For Vehicle Code violations, Traffic Safety Fund.	Not specified.		
			Other agencies, not specified.	Not specified.		
		Amount of the traffic violator school fee attributed to local penalties, pursuant to GC 76000:				
		\$2 of each \$7 of amount attributed to the local penalty.	Maddy Emergency Medical Services Fund (GC 76104).	For support of emergency medical services as specified.		
		Balance of amount attributed to the local penalty.	County General Fund.	Not specified.		
		Amount of the traffic violator school fee attributed to the EMS penalty, pursuant to GC 76000.5:				
		\$2 of each \$10 of amount attributed to the base fine.	Maddy Emergency Medical Services Fund (GC 76104).	For support of emergency medical services as specified.		
		Amount of the traffic violator school fee attributed to court construction penalties, pursuant to GC 70372:				
		To the State, pursuant to GC 70372(a).	State Court Facilities Construction Fund.	See Table 6, GC 70372(a).		
		Balance of the traffic violator school fee:				
		100% to the County.	\$1 to the Courthouse Construction Fund (GC 76100), if applicable.	See GC 76000 (Table 6).		
			\$1 to the Criminal Justice Facilities Construction Fund (GC 76101), if applicable.	See GC 76000 (Table 6).		
	General Fund	Not specified				
Additional fee up to \$35 if TVS fee is collected in installments	To the Court	Not specified	To cover administrative and clerical costs for processing an installment payment.			

**Table 7  
Criminal Related Fee Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
VC 42007.1 — Public Offenses	Additional \$49 fee.	49% to the County.	General Fund.	Not specified.	4
		51% to the State.	Immediate Critical Needs Account of the State Court Facilities Construction Fund.	Established pursuant to GC 70371.5.	
	Additional fee determined by the department pursuant to VC 11208(c).	To the department administering this section.	Not specified.	To defray the cost of routine monitoring of traffic violator school instruction.	
	Additional fee, if any, established by the court pursuant to VC 11205.2(c).	To the court administering this section.	Not specified.	To defray the costs incurred by a traffic assistance program.	
VC 42007.3 — Traffic Violator School for Red Light Violations; Fees	Fee equal to the total bail for the eligible offense from every person ordered to attend a traffic violator school or other court supervised program of driving instruction.	30% of VC 42007 fee to the City or County, based on jurisdiction of arrest.	If a County arrest, to the County General Fund.	Not specified.	4
		Remainder of VC 42007 fee.	If a City arrest, to the City General Fund.	Not specified.	
			Distributions pursuant to VC 42007 of this table.	See VC 42007.	
VC 42007.4 — Traffic Violator School for Railroad Crossing Violations; Fees	Fee equal to the total bail for the eligible offense from every person ordered to attend a traffic violator school or other court- supervised program of driving instruction.	30% of VC 42007 fee to the transit district or transportation commission established under PUC 130000-130730 or the County, based on jurisdiction of arrest.	If the offense occurred in an area where the transit district or transportation commission provides rail transportation, to the general fund of that district or commission.	Only for public safety and public education related to railroad grade crossings.	4
			If the offense occurred in an area where the transit district or transportation commission does not provide rail transportation, to the County General Fund.	Only for public safety and public education related to railroad grade crossings.	
		Remainder of VC 42007 fee pursuant to PC 1463.	See PC 1463.001 (Table 1), and PC 1464 & GC 76000 (Table 6).	See PC 1463.001 (Table 1), and PC 1464 & GC 76000 (Table 6).	
W&I 903.3 — Cost of Sealing Traffic Infraction Records	The court may order the family of a juvenile whose records were sealed pursuant to W&I 781 to pay the costs of sealing the records, not to exceed to \$150.	To the County for the costs of sealing records.	Not specified.	Reimbursement of costs.	4
		To the court for the costs of sealing records.	Not specified.	Reimbursement of costs.	

## Table 8 — Civil Fine and Penalty Distributions

Table 8 includes administrative or civil penalties and fines. Because they are not criminal, state and local penalties (PC 1464, GC 70372, GC 76000, GC 76104.6, and GC 76104.7), the 2% deposit for automation (GC 68090.8), and the state surcharge (PC 1465.7) do not apply to the fines and penalties in this table.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
B&P 6126.7— Civil Penalty; Unlawful Translation	Violation of B&P 6126 by any person who is not an attorney to literally translate from English into another language, in any document, implying that the person is an attorney, shall be subject to a civil penalty not to exceed \$1,000 per day for each violation.	The State Bar.	Fund established pursuant to B&P 6033	To provide free legal services related to immigration reform act services to clients of limited means or to a fund for the purposes of mitigating unpaid claims of injured immigrant clients under Section 22447, as directed by the Board of Trustees of the State Bar.
B&P 17535.5 — Civil Penalty; Injunction Violation	A person who intentionally violates any injunction issued pursuant to B&P 17535 shall be subject to a civil penalty not to exceed \$6,000 per violation.	If the Attorney General brings the action:		
		50% to the County.	Not specified.	Not specified.
		50% to the State.	Not specified.	Not specified.
		If a district attorney or county counsel brings the action:		
		100% to the County.	Not specified.	Not specified.
		If a city attorney brings the action:		
		50% to the City.	Not specified.	Not specified.
		50% to the County.	Not specified.	Not specified.
		If brought at the request of a board within the Department of Consumer Affairs, or local consumer affairs agency, the reasonable expenses incurred in investigation and prosecution:		
		To the State Treasurer	To the special fund of the board if one exists; otherwise to State Treasurer	Not specified.
To the county or municipality funding local consumer affairs agency	General fund.	Not specified.		
B&P 18890.4 – Online Child Care Job Posting Services; Background Check Services  <i>Effective January 1, 2017</i>	Failure to comply with provisions of B&P 18890-18890.6 by online child care job posting service or background check service provider subject to a civil penalty of \$1,000 per violation.	If the Attorney General brings the action:		
		100% to the State.	General Fund.	Not specified.
		If a county counsel brings the action:		
		100% to the County.	Not specified.	Not specified.
		If a city attorney brings the action:		
100% to the City.	Not specified.	Not specified.		

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
B&P 19360(a) — Engaging in Commercial Medical Cannabis Activity Without a License  <i>Amended June 27, 2016; further amended November 9, 2016, pursuant to passage of Proposition 64</i>	Engaging in commercial medical cannabis activity without a license and associated unique identifiers, subject to civil penalties up to twice the amount of the license fee for each violation.	To the State.	Medical Cannabis Fines and Penalties Account of the Marijuana Control Fund.	Upon appropriation, funding enforcement grants to assist with medical cannabis regulation and the enforcement of this chapter and other state and local laws applicable to cannabis activities, and to remedy the environmental impacts of cannabis cultivation.
B&P 19360(b) — Violations of Medical Cannabis Regulation and Safety Act by Licensed Persons  <i>Amended June 27, 2016; further amended November 9, 2016, pursuant to passage of Proposition 64</i>	Violations of B&P 19300-19360 committed by licensees under the act shall be subject to civil penalties.	If the Attorney General brings the action:		
		100% to the State.	Medical Cannabis Fines and Penalties Account of the Marijuana Control Fund.	Upon appropriation, funding enforcement grants to assist with medical cannabis regulation and the enforcement of this chapter and other state and local laws applicable to cannabis activities, and to remedy the environmental impacts of cannabis cultivation.
		If a district attorney or county counsel brings the action:		
		100% to the County.	Not specified.	Not specified.
		If a city attorney or city prosecutor brings the action:		
		100% to the City.	Not specified.	Not specified.
		If a city attorney brings the action, but the case is adjudicated in superior court in another city or unincorporated county:		
B&P 22442.6 — Civil Penalty; Immigration Consultants Unlawful Demand or Acceptance of Advance Payment	Violations of B&P 22442.6 subject to civil penalty not to exceed \$1,000 per day for each violation.	If the Attorney General brings the action:		
		50% to the County.	Not specified.	Not specified.
		50% to the State.	General Fund	Not specified.
		If a district attorney brings the action:		
		100% to the County.	Not specified.	Not specified.
		If a city attorney brings the action:		
		50% to the City.	Not specified.	Not specified.
		50% to the County.	Not specified.	Not specified.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
B&P 22445 — Civil Penalty; Immigration Consultants	Violations of B&P 22440-22448 subject to civil penalty not to exceed \$100,000 for each violation.	If the Attorney General brings the action:		
		50% to the County.	Not specified.	Not specified.
		50% to the State.	General Fund	Not specified.
		If a district attorney brings the action:		
		100% to the County.	Not specified.	Not specified.
		If a city attorney brings the action:		
		50% to the City.	Not specified.	Not specified.
B&P 22948.23 — Connected Televisions	Violations of B&P 22948.20-22948.25 subject to civil penalty not to exceed \$2500 for each connected television sold or leased.	If the Attorney General brings the action:		
		100% to the State.	General Fund.	Not specified.
		If a district attorney brings the action:		
		100% to the County.	Not specified.	Not specified.
B&P 22958 — Tobacco Products; Sale to Persons Under 21  <i>Note: Civil penalties may not be imposed if prosecution under PC 308 has occurred for the same offense.</i>  <i>Amended June 9, 2016</i>	Person, firm, or corporation furnishes or sells tobacco products to persons under 21 years of age, except for active duty military personnel who are 18 years of age or older; or who advertises or causes to be advertised a tobacco product on an outdoor billboard.  Violations subject to civil penalties from \$400 to \$6,000, as specified.	To the State.	Sale of Tobacco to Minors Control Account.	To administer and enforce B&P 22950-22964.
	Person, firm, or corporation that sells or deals in tobacco does not post a notice in the place of business stating that sale of tobacco products to persons under 21 years of age is illegal.  Violations subject to civil penalties of \$200 for first offense and \$500 for each subsequent offense.	To the State.	Sale of Tobacco to Minors Control Account.	To administer and enforce B&P 22950-22964.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
B&P 22963 – Sale or Distribution of Tobacco Products to Persons Under 21 via Postal or Delivery Service  <i>Amended June 9, 2016</i>	Violations of B&P 22963 subject to civil penalties from \$1,000 to \$10,000, as specified	To the State.	Sale of Tobacco to Minors Control Account.	To administer and enforce B&P 22950-22964.
B&P 26038(a) — Engaging in Commercial Cannabis Activity Without a License  <i>Effective January 1, 2018, pursuant to passage of Proposition 64</i>	Engaging in commercial cannabis activity without a license, subject to civil penalties up to three times the amount of the license fee for each violation.	100% to the State.	General Fund.	Not specified.
B&P 26038(b) — Violations of Adult Use of Marijuana Act by Licensed Persons  <i>Effective January 1, 2018, pursuant to passage of Proposition 64</i>	Violations of B&P 26000-26211 committed by licensees under the act shall be subject to civil penalties.	If the Attorney General brings the action:		
		100% to the State.	General Fund.	Not specified.
		If a district attorney or county counsel brings the action:		
		To the district attorney or county counsel, the costs of bringing the action.	Not specified.	To reimburse the costs of bringing the action for civil penalties.
		Remainder to the State.	General Fund.	Not specified.
		If a city attorney or city prosecutor brings the action:		
To the city attorney or city prosecutor, the costs of bringing the action.	Not specified.	To reimburse the costs of bringing the action for civil penalties.		
Remainder to the State.	General Fund.	Not specified.		
CC 1670.8 — Civil Penalty; Unlawful Contract	Violations of CC 1670.8 subject to civil penalty not to exceed \$2,500 for the initial violation and \$5,000 for each subsequent violation; plus an additional penalty of \$10,000 if the violation was willful, intentional, or reckless.	If the Attorney General brings the action:		
		100% to the State.	General Fund.	Not specified.
		If a district attorney brings the action:		
		100% to the County.	Not specified.	Not specified.
If a city attorney brings the action:				
100% to the City.	Not specified.	Not specified.		
CC 1708.8(d) and (e) — Invasion of Privacy	Civil fine of not less than \$5,000 nor more than \$50,000 for invasion of privacy committed for commercial purposes.	50% to the prosecuting agency.	Not specified.	Not specified.
		50% to the State.	Arts and Entertainment Fund.	By appropriation, to fund grants issued by the California Arts Council.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
CC 1789.37 – Engaging in the Business of Cashing Checks Without a Permit  <i>Amended June 27, 2016</i>	An owner of a check cashing business who engages in the business of check cashing without a current and valid permit.	50% to the State Treasury.	Not specified.	Not specified.
	Violations subject to civil penalties of not more than \$1,000 for first offense; not more than \$5,000 for second offense.	50% to the city treasurer, if the offense occurred in a city, otherwise to the treasurer of the county where the prosecution was conducted.	Not specified.	Not specified
F&G 1615 – Violation of Fish and Wildlife Protection and Conservation Laws; Civil Penalties  <i>Amended September 13, 2016</i>	Violations of F&G 1600-1617 subject to a civil penalty of not more than \$25,000 for each violation.	50% to the State.	State Fish and Game Preservation Fund.	To cover the costs of legal actions or for any other law enforcement purpose related to the protection of propagation of fish and game.
		50% to the County in which the action is prosecuted.	County Fish and Wildlife Propagation Fund.	Protection, conservation, propagation, and preservation of fish and wildlife
F&G 2125 – Violation of Fish and Game Provisions Concerning Restricted Live Wild Animals	Violations of F&G 2116-2203 subject to civil penalty of \$500 to \$10,000 per violation, plus the reasonable costs of investigation and prosecution, and the care of an animal confiscated due to violation of this chapter.	100% to the State.	State Fish and Game Preservation Fund.	Protection and preservation of birds, mammals, reptiles, and fish.
		To the agency or agencies which investigated and brought the action.	Operating funds from which the expenses, as specified, were derived.	To pay the reasonable costs of investigation, reasonable attorneys’ fees, and reasonable expert witness’ fees.
		To the Department of Fish and Wildlife or the new custodian of the animal.	Not specified.	To pay all reasonable expenses expected to be incurred in caring and providing for the animal at least 30 days, including, but not limited to, food, medical care, and housing.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
F&G 12025(a) – Civil Penalties Relating to Production or Cultivation of a Controlled Substance while Trespassing on Public or Private Lands, as specified	Violations of F&G 5650, F&G 5652, PC 374.3(a), PC 374.3(h)(1), or PC 374.8(b) are subject to a civil penalty of not more than \$40,000 for each violation.	30% to the County.	Not specified.	County shall first use revenues to reimburse costs incurred by district attorney or city attorney in investigating and prosecuting violation.
	Violations of F&G 1602, F&G 2000, F&G 2002, PC 384a, PRC 4571(a), or PRC 4581 are subject to a civil penalty of not more than \$10,000 for each violation.	30% to the investigating agency.	Not specified.	To reimburse cost of any investigation directly related to violations listed in section.  If Department of Fish & Wildlife is reimbursed for activities funded by loan from Timber Regulation and Forest Restoration Fund, monies to be deposited in fund to repay loan.
	Note: civil penalties for violations of PC 374.3(a), PC 373.4(h)1, and PC 374.8(b) to be offset by amount of any restitution ordered by court.	40% to the State.	Timber Regulation and Forest Restoration Fund.	To fund grants that improve forest health by remediating former marijuana growing operations.
F&G 12025(b) – Civil Penalties Relating to Production or Cultivation of a Controlled Substance on Land Owned, Leased, or Otherwise Used or Occupied with Consent of Landowner  <i>Note: each day that a violation described occurs or continues to occur is a separate violation.</i>	Violations of F&G 5650, F&G 5652, PC 374.3(a), PC 374.3(h)(1), or PC 374.8(b), are subject to a civil penalty of not more than \$20,000 for each violation.	30% to the County.	Not specified.	County shall first use revenues to reimburse costs incurred by district attorney or city attorney in investigating and prosecuting violation
	Violations of PC 384a are subject to a civil penalty of not more than \$10,000 for each violation.	30% to the investigating agency.	Not specified.	To reimburse cost of any investigation directly related to violations listed in section.  If Department of Fish & Wildlife is reimbursed for activities funded by loan from Timber Regulation and Forest Restoration Fund, monies to be deposited in fund to repay loan.
	Violations of F&G 1602, F&G 2000, or F&G 2002, PRC 4571(a), or PRC 4581 are subject to a civil penalty of not more than \$8,000 for each violation.  Note: civil penalties for violations of PC 374.3(a), PC 373.4(h)(1), and PC 374.8(b) to be offset by amount of any restitution ordered by court.	40% to the State.	Timber Regulation and Forest Restoration Fund.	To fund grants that improve forest health by remediating former marijuana growing operations.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
F&G 12025.1(b) — Obstructing the Passage of Fish in Specified Districts in Connection with Production or Cultivation of a Controlled Substance	Violations of F&G 5901 are subject to civil penalty of no more than \$8,000 per violation.	30% to the County.	Not specified.	County shall first use revenues to reimburse costs incurred by district attorney or city attorney in investigating and prosecuting violation
		30% to the investigating agency.	Not specified.	To reimburse cost of any investigation directly related to violations listed in section.  If Department of Fish & Wildlife is reimbursed for activities funded by loan from Timber Regulation and Forest Restoration Fund, monies to be deposited in fund to repay loan.
		40% to the State.	Timber Regulation and Forest Restoration Fund.	To fund grants that improve forest health by remediating former marijuana growing operations.
F&G 12025.1(c) — Obstructing the Passage of Fish in Specified Districts; Not in Connection with Production or Cultivation of a Controlled Substance	Violations of F&G 5901 are subject to civil penalty of no more than \$8,000 per violation.	30% to the County.	Not specified.	County shall first use revenues to reimburse costs incurred by district attorney or city attorney in investigating and prosecuting violation
		30% to the investigating agency.	Not specified.	To reimburse cost of any investigation directly related to violations listed in section.  If Department of Fish & Wildlife is reimbursed for activities funded by loan from Timber Regulation and Forest Restoration Fund, monies to be deposited in fund to repay loan.
		40% to the State	Fish and Game Preservation Fund	Protection and preservation of birds, mammals, reptiles, and fish.
F&A 27581.4 — Violation of Egg Production and Marketing Regulations	Violations of F&A 27501-27690 subject to civil penalties not to exceed \$10,000.	If the Secretary of Food & Agriculture brings the action:		
		To the State.	Department of Food & Agriculture Fund.	For administration of chapter, when appropriated by Department.
GC 1097.3 — Unlawful Financial Gain from Contracts made by Public Officers and Employees	Violations of GC 1090 subject to civil fine not to exceed the greater of \$10,000 or three times the value of the financial benefit received by the defendant for each violation.	If a county agricultural commissioner brings the action:		
		To the County.	County General Fund.	Not specified.
		To the State.	General Fund.	Not specified.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
GC 54964.5 — Unlawful Use of Public Resources	Any person who intentionally or negligently violates this section is liable for a civil penalty not to exceed \$1,000 for each day on which a violation occurs, plus three times the value of the unlawful use of public resources.	If the action is brought by the Attorney General.		
		To the State	General Fund.	Not specified.
		If the action is brought by the District Attorney.		
		To the County	Not specified.	Not specified.
GC 84222.5 — Campaign Activity by Publicly Funded Nonprofit Organizations  <i>Effective January 1, 2017</i>	<b>A publicly funded nonprofit organization that violates this section is liable for a civil penalty not to exceed \$10,000 for each violation.</b>	<b>If the action is brought by the Attorney General.</b>		
		To the State	General Fund.	Not specified.
		<b>If the action is brought by the District Attorney.</b>		
		To the County	Not specified.	Not specified.
H&S 11581 — Controlled Substances Nuisance Abatement	Civil penalty not to exceed \$25,000 for nuisance abatement for controlled substances.	50% to the State.	State Restitution Fund.	To indemnify persons filing claims as victims of crime.
		If the action was brought by a city attorney, 50% to the City.	Not specified.	Not specified.
		If the action was brought by a district attorney, 50% to the County.	Not specified.	Not specified.
H&S 25214.3 — Lead-containing Jewelry	Violations of H&S 25214.1-25214.4.2 subject to civil penalty not to exceed \$2,500 per day for each violation.	100% to the State.	Toxic Substances Control Account.	Available upon appropriation, to the Department of Toxic Substances Control to implement and enforce this article.
H&S 25215.7 — Manufacturing, Selling, or Installing Lead Wheel Weights	Violations of H&S 25215.6-25215.7 subject to civil penalty not to exceed \$2,500 per day, per violation.	100% to the State.	Toxic Substances Control Account	Available upon appropriation, to the Department of Toxic Substances Control to implement and enforce this article.
H&S 25515.5(b) — Civil Penalties Relating to Hazardous Waste Violations	Civil penalties paid in violation of H&S 25500-25547.8.	If a reward is paid to a person pursuant to H&S 25516, the amount of the reward shall be deducted from the amount of the penalty. The remainder is distributed as follows:		
		50% to the office of the city attorney, district attorney, or Attorney General, whichever office brought the action.	Not specified.	Not specified.
		50% to the agency which is responsible for the investigation of the action.	Not specified.	Not specified.
H&S 43154 – Importation or Sales of New Motor Vehicles in Violation of Emissions Control Laws  <i>Amended January 1, 2017</i>	Violations of H&S 43150-43156 subject to civil penalty not to exceed \$37,500 per action, except that vehicle dealers, as defined by VC 285, subject to civil penalty not to exceed \$10,000 per action.	<b>If the Attorney General brings the action:</b>		
		<b>100% to the State.</b>	<b>Air Pollution Control Fund.</b>	<b>Upon appropriation, to the State Air Resources Board to carry out its duties and functions.</b>
		<b>If the district attorney or county attorney brings the action:</b>		
		<b>100% to the County.</b>	<b>Not specified.</b>	<b>Not specified.</b>
		<b>If the city attorney brings the action:</b>		
		<b>100% to the City.</b>	<b>Not specified.</b>	<b>Not specified.</b>

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
H&S 121025(e)(1) and (2) — Disclosure of Confidential Public Health Record; Civil Penalty	A person who negligently discloses the content of a confidential public health record shall be subject to a civil penalty not to exceed \$5,000 plus court costs.	To the victim whose confidential public health record was disclosed.	Not specified.	Not specified.
	A person who willfully or maliciously discloses the content of any confidential public health record shall be subject to a civil penalty not less than \$5,000 and not more than \$25,000 plus court costs.			
H&S 123473 — Reproductive FACT Act Notice Requirements	Violations of H&S 123470-124373 shall be liable for a civil penalty of \$500 for first offense and \$1000 for each subsequent offense.	If the Attorney General brings the action:		
		100% to the State.	General Fund.	Not specified.
		If county counsel brings the action:		
		100% to the County.	Not specified.	Not specified.
PC 261.5(e) — Unlawful Sexual Intercourse with a Minor; Civil Penalties	An adult who engages in unlawful sexual intercourse with a minor is liable for civil penalties in the following amounts: If the minor is less than two years younger, not to exceed \$2000; If the minor is at least two years younger, not to exceed \$5,000; If the minor is at least three years younger, not to exceed \$10,000; If the adult is over 21 and the minor is under 16, not to exceed \$25,000.	To the County	Not specified	Amount equal to recover the costs of bringing the action.
		Remainder to the State	Underage Pregnancy Prevention Fund	Upon appropriation, for the prevention of underage pregnancy.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
PC 11230 — Building Identified as Public or Private Nuisance; Civil Penalties	Violations of PC 11225, except for the purpose of human trafficking, subject to civil penalty not to exceed \$25,000.	50% to the City or County.	Not specified	Not specified
		50% to the State.	Restitution Fund	To indemnify persons filing claims as victims of crime.
	Violations of PC 11225 for the purpose of human trafficking, subject to civil penalty not to exceed \$25,000.	50% to the City or County.	Not specified	Not specified
		50% to the State.	Victim-Witness Assistance Fund.	Human trafficking victim services and prevention programs provided by community-based organizations.
	Building to be closed and kept closed for a period up to one year. Fixtures, musical instruments, and movable property to be removed and sold, with the proceeds distributed as follows:	To the officer or agency responsible for removing and selling the movable property, the same fee as for selling like property on execution.	Not specified.	To cover the fees and costs of removal and sale.
		To the officer or agency responsible for closing and keeping closed the building, a reasonable sum.	Not specified.	To cover the allowances and costs of closing and keeping closed the building.
		To the plaintiff in the action, the costs.	Not specified.	To cover the costs of bringing the action.
PRC 16053 — Grease Waste Hauling Company; Civil Penalty	Violations of PRC 16050-16053 subject to civil penalty up to \$5000 for first violation; Up to \$10,000 for the second and each subsequent violation.	50% to the State.	Environmental Enforcement and Training Account.	Enforcement of California’s environmental laws.
		50% to the local health officer or other local public officer or agency that investigated the matter that led to the action.	Not specified.	Not specified.
PRC 41821.5(d) — Solid Waste Reporting Requirements; Failure to Submit Information	Violations subject to civil penalty of \$500 to \$5000 per day for each violation.	100% to the State.	Integrated Waste Management Account.	Not specified.
PRC 41821.5(e) — Solid Waste Reporting Requirements; Filing False Records, Falsifying Records, Failure to Keep Records, Refusal to Permit Inspection of Records, as specified.	Violations subject to civil penalty of \$500 to \$10,000 per day for each violation.	100% to the State.	Integrated Waste Management Account.	Not specified.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
PRC 42285 — Prohibition of Single-Use Carryout Bags: Civil Penalties  <i>Effective November 9, 2016, pursuant to passage of Proposition 67</i>	Intentional or negligent violations of PRC 42280-42288 subject to a civil penalty of \$1,000 per day for the first violation, \$2,000 per day for the second violation, and \$5,000 per day for the third and subsequent violations.	To the office of the Attorney General, district attorney, city attorney, or city prosecutor, whichever office brought the action.	Not specified.	Upon appropriation, collections by the Attorney General may be expended by the Attorney General for purposes of enforcement of PRC 42280-42288.
PRC 42358 — Civil Liabilities Related to Plastic Bags and Plastic Food and Beverage Containers	Violations of PRC 42355-42358.5 subject to civil penalty in the amount of \$500 for the first violation, \$1,000 for the second violation, and \$2,000 for the third and subsequent violations.	To the office of the Attorney General, district attorney, city attorney, or city prosecutor, whichever office brought the action.	Not specified.	Upon appropriation, collections by the Attorney General may be expended by the Attorney General for purposes of enforcement of PRC 42355-42358.5.
PRC 42364 — Sale or Distribution of Products containing Microbeads  <i>Effective January 1, 2020</i>	Violations subject to civil penalty not to exceed \$2500 per day for each violation.	To the office of the Attorney General, district attorney, city attorney, or city prosecutor, whichever office brought the action.	Not specified.	Not specified.
VC 40203.6 — Disabled Parking; Additional Assessment	Additional assessment equal to 10% of the penalty established pursuant to VC 40203.5 for violations of VC 4461(b), 4461(c), 4461(d), 4463(c), 22507.8, an ordinance adopted pursuant to 22511.57, or 22522.	If the violation occurred in the City, 100% of the additional assessment.	Not specified.	Not specified.
		If the violation occurred in the County, 100% of the additional assessment.	Not specified.	Not specified.
VC 40225 — Equipment Violations	The civil penalty for each equipment violation is the amount established for the violation in the Uniform Bail and Penalty Schedule, as adopted by the Judicial Council, except that upon proof of the correction to the processing agency, the penalty shall be reduced to \$10.	50% to the State Treasurer	To State Treasurer	Not specified.
		50% to the issuing agency and processing agency	Not specified	Funds to be distributed according to terms of contract described in VC 40200.5

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
WC 377 – Water Conservation Civil Penalty	Violations of WC 376 and emergency regulations adopted under WC 1058.5, unless the regulation otherwise provides, subject to civil penalty not to exceed \$10,000. Violations lasting longer than 30 days subject to second penalty not to exceed \$10,000, plus \$500 for each day violation continues. First violations by residential water users shall be subject to penalty not to exceed \$1000, except as provided.	100% to the public entity levying penalty.	Not specified.	Civil penalties shall be expended solely for the purposes of enforcing WC 375-378.
WC 1052 — Diversion or Use of Water Trespass	If the unauthorized diversion or use occurs in a critically dry year preceded by two or more consecutive below normal, dry, or critically dry years or during a period for which the Governor has issued a proclamation of a state of emergency, the sum of \$1,000 for each day in which the trespass occurs and \$2,500 for each acre-foot of water diverted or used in excess of that diverter’s water rights. If the unauthorized diversion or use is not during conditions described above, \$500 for each day in which the unauthorized diversion or use occurs.	To the State.	Water Rights Fund.	Upon appropriation by the Legislature, for expenditure by the State Board of Equalization or the State Water Resources Control Board pursuant to WC 1552.
WC 1058.5 – Water Conservation Emergency Regulations	Civil liabilities imposed under WC 1845 and WC 1846 for violations of emergency conservation regulations adopted pursuant to this section shall be distributed as follows:	To the State.	Water Rights Fund.	Funds collected under this section shall be separately accounted for, and shall be available upon appropriation for water conservation activities and programs.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
WC 1551 — Water Rights Fund	All fees, expenses, and penalties collected by the State Water Resources Control Board or the State Board of Equalization under WC 1525-1560 and 2000-2900.	To the State.	Water Rights Fund.	Upon appropriation by the Legislature, for expenditure by the State Board of Equalization or the State Water Resources Control Board pursuant to WC 1552.
	All funds collected under WC 1052, 1845-1846, or 5107.			
	All fees collected under WC 13160.1 in connection with certificates for activities involving hydroelectric power projects subject to licensing by the Federal Energy Regulatory Commission.			
WC 1845 – Failure to Comply with Cease and Desist Order; Civil Penalties <i>Amended June 27, 2016</i>	<b>Failure to comply with cease and desist orders issued by State Water Resources Control Board pursuant to WC 1825-1851 subject to civil penalties as follows:</b>	To the State.	Water Rights Fund.	Upon appropriation by the Legislature, for expenditure by the State Board of Equalization or the State Water Resources Control Board pursuant to WC 1552, including the payment of refunds of fees or expenses collected pursuant to WC 1525-1560.
	<b>If the violation occurs in a critically dry year preceded by two or more consecutive below normal, dry, or critically dry years or during a period for which the Governor has issued a proclamation of a state of emergency, the sum of \$10,000 for each day in which the violation occurs.</b>			
	<b>If the violation is not during conditions described above, \$1,000 for each day in which the violation occurs.</b>			
WC 1846 —State Water Resources Control Board; Violations	Violations of a term or condition of a permit, license, certificate or registration issued under WC 1000-5976, or of a regulation or order adopted by State Water Resources Control Board, subject to civil liability not to exceed \$500 per day.	To the State	Water Rights Fund	Upon appropriation by the Legislature, for expenditure by the State Board of Equalization or the State Water Resources Control Board pursuant to WC 1552.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
<p><b>WC 1847 – Unauthorized Diversion or Use of Water for Cannabis Cultivation; Civil Penalties</b></p> <p><i>Effective June 27, 2016</i></p>	<p>Violations of B&amp;P 19331-19333 or WC 13149, as specified, subject to civil penalties of \$500, plus \$250 for each day the violation continues if not corrected within 30 days of having the violation called to the violator’s attention, plus \$2,500 for each acre-foot of water diverted or used in violation.</p>	To the State.	Water Rights Fund.	Upon appropriation by the Legislature, for expenditure by the State Board of Equalization or the State Water Resources Control Board pursuant to WC 1552, including the payment of refunds of fees or expenses collected pursuant to WC 1525-1560.
<p>WC 10732 — Civil Penalties Relating to Excess Groundwater Extraction</p>	<p>A person who extracts groundwater in excess of the amount authorized under any rule or ordinance adopted pursuant to WC 10725.2 shall be subject to a civil penalty not to exceed \$500 per acre-foot extracted in excess of the authorized amount.</p> <p>A person who violates any rule or ordinance adopted pursuant to WC 10725.2 shall be liable of a civil penalty not to exceed \$1,000 plus \$100 for each day on which the violation continues if the person fails to comply within 30 days after the local agency has notified the person of the violation.</p>	100% to the Groundwater Sustainability Agency	Not specified.	Shall be expended solely for the purposes of WC 10720-10737.8.

## Table 9 — Civil Fee Distributions

Table 9 reflects civil fees which are civil filing and reporting fees, and other fees not related to criminal conduct. The Uniform Civil Fees and Standard Fee Schedule Act of 2005 (Chapter 75, Statutes of 2005) establishes a uniform schedule of civil filing and other civil fees. Government Code section 68085.1(b) requires each superior court to deposit all fees and fines listed in subdivision (a), as soon as practicable after collection and on a regular basis, into a bank account established by the Administrative Office of the Courts (AOC), now known as the Judicial Council (JC). The Judicial Council will further distribute portions of these fees to the county, trial courts, and to the SCO for distribution to the proper State funds.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
B&P 6321 — First Paper Filing Fee	From each first paper filing fee as provided under GC 70611, 70612, 70613, 70614, or 70670; each first paper or petition filing fee in a probate matter as provided under GC 70650, 70651, 70652, 70653, 70654, 70655, 70656, 70658, H&S 103470, or PRO 7660; each filing fee for a small claim or limited civil case appeal as provided under CCP 116.760 or GC 70621 of, and each vehicle forfeiture petition fee as provided under VC 14607.6(e).	Yes	The amount specified in B&P 6321 to the County.	County Law Library Fund.	For the support of law library.
B&P 6322.1 — Complaint Answer or Other First Paper within Small Claims Jurisdiction	\$181 Filing Fee for First Paper within small claims jurisdictional limit filed by the assignee of record with declaration.	Yes	See GC 68085.4.	See GC 68085.4.	See GC 68085.4, except that the amounts distributed to the Trial Court Trust Fund, the law library, and the Immediate and Critical Needs Account shall be adjusted as provided in this section.
CCP 116.230(b) — Small Claim Filing Fees If 12 or Less Filed in Previous 12 Months	Fee for filing a claim: \$30 if the amount of the demand is \$1,500 or less.	Yes	\$6 to the County.	Special account.	To be used for the small claim advisory services described in CCP 116.940.
			Remainder to the State (GC 68085.1).	Trial Court Trust Fund.	To fund trial court operations.
	Fee for filing a claim: \$50 if the amount of the demand is more than \$1,500 but less or equal to \$5,000.	Yes	\$8 to the County.	Special account.	To be used for the small claim advisory services described in CCP 116.940.
			Remainder to the State (GC 68085.1).	Trial Court Trust Fund.	To fund trial court operations.
	Fee for filing a claim: \$75 if the amount of the demand is more than \$5,000.	Yes	\$10 to the County.	Special account.	To be used for the small claim advisory services described in CCP 116.940.
			\$2 to the County.	County Law Library Fund.	For the support of law library.
Remainder to the State (GC 68085.1).	Trial Court Trust Fund.	To fund trial court operations.			
CCP 116.230(c) — Small Claims Filing Fees If More Than 12 Filed in Previous 12 Months	\$100 for each additional claim filed.	Yes	\$14 to the County.	Special account.	To be used for the small claim advisory services described in CCP 116.940.
			Remainder to the State (GC 68085.1).	Trial Court Trust Fund.	To fund trial court operations.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION
CCP 116.230(d) — Small Claims Amended Filing Fees	\$20 filing fee for an amended claim that raises the amount of the demand under CCP 116.230(b)(1) to the amount listed under CCP 116.230(b)(2).	Yes	\$2 to the County.	County Law Library Fund.	For the support of law library.
	\$25 filing fee for an amended claim that raises the amount of the demand under CCP 116.230(b)(2) to the amount listed under CCP 116.230(b)(3).		\$3 to the County (or to the court if the small claims advisory services are administered by the court).	Special account.	To be used for the small claims advisory services described in CCP 116.940.
	\$45 filing fee for an amended claim that raises the amount of the demand under CCP 116.230(b)(1) to the amount listed under CCP 116.230(b)(3).		Remainder to the State (GC 68085.1).	Trial Court Trust Fund.	To fund trial court operations.
CCP 116.232 — Small Claims Service by Mail	\$15 from the plaintiff for each defendant to whom court mails a copy of a claim pursuant to CCP 116.340.	Yes	To the Court in which it was collected.	Not specified.	Not specified.
CCP 116.570 — Small Claims Postponement/Rescheduling Fee	\$10 fee for postponement and rescheduling of a small claims hearing.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 116.745 — Small Claims Motion Fee	\$20 fee for filing a motion in small claims court including motion to vacate.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 116.760 — Small Claims Appeal to a Higher Court; Filing Fee	\$75 fee for appealing a small claims judgment.	Yes	Law Library distribution as specified by county in B&P 6321 and B&P 6322.1 to the County.	County Law Library Fund.	For the support of law library.
			Remainder to the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 116.820 — Small Claims Fees	All fees associated with the enforcement of judgments under CCP 680.010-724.260.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 116.860 — Small Claims Payment of Judgment Into Court Fee	\$20 fee to cover the cost of administering the payment of judgment.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION
CCP 209 — Jury Contempt Monetary Sanctions	Monetary sanctions for jury contempt as specified may be imposed on a prospective juror who has not been excused pursuant to CCP 204, in lieu of imposing fines and/or jail. Monetary sanctions may not exceed \$250 for the first violation, \$750 for the second violation, and \$1,500 for the third and subsequent violations.	Yes	100% to the State.	Trial Court Trust Fund.	To fund trial court operations; allocated to the extent feasible to the family courts and the civil courts.
CCP 403.060 — Reclassification Fee	\$140 fee pursuant to GC 70619, if a party misclassifies a case as a limited civil case and it is reclassified as an unlimited civil case.	Yes	100% to the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 411.20 — Administrative Charge for Processing Returned Check	\$25 or reasonable amount not exceeding actual cost for providing notice submitted for a filing fee has been returned without payment and related costs incurred.	Yes	To the Court.	Not Specified.	To reimburse court for costs incurred in returning check.
CCP 411.21(c) — Partial Payment when No Refund Requested	Partial Payment of filing fee where no refund requested less administrative charge in CCP 411.21(g).	Yes	100% to the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 411.21(g) — Administrative Charge for Processing Partial Payment	\$25 or reasonable amount not exceeding actual cost for providing notice and other administrative costs that a check submitted for a filing fee is less than the required fee.	Yes	To the Court.	Not Specified.	To reimburse court for costs incurred in providing notice that payment submitted for filing fee is less than required.
CCP 491.150 — Proper Court for Examination Fees <i>(See GC 70617)</i> <i>\$60 fee effective from June 27, 2012 – June 30, 2018</i>	\$60 filing fee if the plaintiff seeks an examination of a person before a court other than the court that issued the writ.	Yes	100% to the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 631 — Nonrefundable Jury Fees	At least one party demanding a jury on each side of a civil case shall pay a nonrefundable fee of \$150, unless the fee has been paid by another party on the same side of the case.	Yes	The court shall transmit the fee to the State Treasury for deposit in the Trial Court Trust Fund within 45 calendar days after the end of the month in which the fee is paid to the court.	Trial Court Trust Fund.	To offset the costs of providing juries in civil cases.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
CCP 631.2 — Reimbursement of Jury Fees	The party who has demanded trial by jury shall reimburse the fees and mileage of all jurors appearing for voir dire examination, except those jurors who are excused and subsequently on the same day are called for voir dire examination in another case.	Yes	To the Court.	Not Specified.	To reimburse court for costs incurred in paying prospective jurors fees and mileage.
CCP 631.3 — Jury Dismissal Fees	If a case is settled or dismissed, a continuance is granted, or a jury is waived with insufficient time to notify the jury.	No	Refunded to the party if the refund is requested within 20 business days from the date on which the jury is waived, the action is settled or dismissed, or a continuance is granted.	Not applicable.	Not applicable.
		Yes	To the State if the jury fees are not refunded as specified in this section or are accrued by reason of a juror serving on more than one case in one day.	Trial Court Trust Fund	To find trial court operations.
	All jury fees that were deposited in advance of trial pursuant to CCP 631 prior to January 1, 1999, and remain on deposit in cases that were settled, dismissed, or otherwise disposed of, and three years have passed since the case was settled, dismissed, or otherwise disposed of.	Yes	To the State	Trial Court Trust Fund	To find trial court operations.
CCP 683.150 — Application for Renewal of Judgment (See GC 70626)	\$30 fee for filing an application for renewal of judgment.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 704.750 — Application for Order of Sale Filing; Fee (See GC 70617) \$60 fee effective from June 27, 2012 – June 30, 2018	\$60 filing fee for order for sale of a dwelling, if the judgment was rendered in another county.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 708.160 — Filing Abstract of Judgment from a Court of Another County; Fee (See GC 70617) \$60 fee effective from June 27, 2012 – June 30, 2018	\$60 fee for filing an Abstract of Judgment from another court while seeking examination of a person.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
CCP 724.100 — Issuance of Certificate of Satisfaction of Judgment; Fee (See GC 70626)	\$25 fee for the issuance of a Certificate of Satisfaction of Judgment if satisfaction of judgment has been entered into the register of actions.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 1010.6 – Electronic Filing of Court Documents; Fees  <i>Amended January 1, 2017</i>	<b>A fee, not to exceed costs incurred in processing payment, for processing a payment for filing fees and other court fees</b>	<b>No</b>	<b>To the court, electronic filing manager, or electronic filing service provider.</b>	<b>Not specified.</b>	<b>To reimburse the costs of processing the payment of fees.</b>
	<b>A reasonable fee for electronic filing and service of documents, not to exceed the actual cost if provided by the court.</b>	<b>No</b>	<b>To the court, electronic filing manager, or electronic filing service provider.</b>	<b>Not specified.</b>	<b>To reimburse the costs of electronic filing of court documents.</b>
CCP 1134 — Filing of Entry of Judgment by Confession; Fee (See GC 70626)	\$30 in court costs for filing an entry of judgment pursuant to CCP 1134.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 1161.2 — Access to Court File; Fee	Additional fee of \$15 for filing a first appearance by the plaintiff.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
CCP 2029.600 — First Petition Filing Fee when Not a Party to Out of State Case	\$80 first petition filing fee when petitioner is not a party to the out-of-state case pursuant to GC 70626(c). See CCP 2029.610.	Yes	To the State, pursuant to GC 68085.1.	Trial Court Trust Fund.	To fund trial court operations.
CCP 2029.620 — Subsequent Dispute Arising from a Matter Already Petitioned under CCP 2029.600	\$80 first petition filing fee when petitioner is not a party to the out-of-state case pursuant to GC 70626(c).	Yes	To the State, pursuant to GC 68085.1.	Trial Court Trust Fund.	To fund trial court operations.
FC 1852 — Family Law Trust Fund	Moneys collected by the state pursuant to GC 70674, H&S 103625, and grants, gifts, or devises made to the state from private sources to be used for the purposes of FC 1850-1852.	No	Family Law Trust Fund	Family Law Trust Fund.	For purposes specified in FC 1850-1852 and for other family law related activities.
			Up to 10% to the local registrar, county clerk, or county recorder.	Not specified	To defray the costs of collection.
FC 9001 – Stepparent Adoption Investigation Fee  <i>Amended January 1, 2017</i>	<b>Costs for conducting an investigation in a stepparent adoption, up to \$700, if investigation is conducted by a probation officer, a qualified court officer, or the county welfare department, if authorized by the board of supervisors.</b>	<b>No</b>	<b>To the Court.</b>	<b>Not specified.</b>	<b>To defray the costs of conducting the investigation and filing a written report concerning a stepparent adoption.</b>

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION
F&A 31622 — Appeal from Determination of Dangerous Dog (See GC 70626)	\$30 filing fee for filing an appeal from determination of dangerous dog from a hearing conducted pursuant to F&A 31621.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
<b>GC 6159 – Use of a Credit Card, Debit Card, or Electronic Funds Transfer to Make Payments; Fees</b>  <i>Amended January 1, 2017</i>	<b>A fee, not to exceed the costs incurred by the court, agent of the court, city, county, or other public agency, for use of a credit card, debit card, or electronic funds transfer in making payments to that agency, as specified.</b>	<b>No</b>	<b>To the court, agent of the court, city, county, or other public agency</b>	<b>Not specified.</b>	<b>To reimburse the costs incurred in providing for payment by credit card, debit card, or electronic funds transfer.</b>
GC 26721.2(a) — Sheriff’s Fees for Serving a Summons for any Action Commencing in Superior Court	\$40 fee for serving a summons for an action commencing in superior court.	No	100% to the County.	Not specified.	Not specified.
GC 26721.2(b) — Sheriff’s Fees for Canceling a Summons Prior to its Completion	\$40 fee for canceling a summons prior to its completion.	No	100% to the County.	Not specified.	Not specified.
GC 26721.2(c) — Sheriff’s Fees for Making a Not-Found Return on a Summons	\$40 fee for making a not-found return on a summons certifying that the person cannot be found at the address specified.	No	100% to the County.	Not specified.	Not specified.
GC 26750 — Sheriff’s Fees for Serving an Earnings Withholding Order	\$35 fee for serving an earnings withholding order under CCP 706.010-706.154	No	100% to the County.	Not specified.	Not specified.
GC 26831 — County Clerk’s Copy Fee	Reasonable charge for the county clerk to cover the cost of preparing copies.	No	100% to the County.	Not specified.	To cover the county clerk’s copying costs.
GC 26833 — Certified Copy Fee	\$1.75 fee for certifying copy — county clerk only.	No	\$1.75 to the County.	Not specified.	Not specified.
GC 26836 — Certificate When Fee Not Fixed	\$1.75 for certificate when fee not fixed — county clerk only.	No	\$1.75 to the County.	Not specified.	Not specified.
GC 26837 — Comparison Fee	\$.50 per page — county clerk only	No	\$.50 to the County.	Not specified.	Not specified.
GC 26839 — Exemplification of Record	\$20 fee for exemplification of a record plus copying and comparing fees.	No	100% to the County.	Not specified.	To reimburse county for costs.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
GC 26840.1 — Marriage Certificate Filing Fee	\$14 fee for filing a marriage certificate or a blank marriage authorization form pursuant to FC 500-536.	No	\$4 of the fee to the State Registrar of Vital Statistics. Remainder to the County.	Not specified.	Not specified.
	Up to \$3 additional fee if the county clerk determines that an additional amount is needed to defray local costs.	No	\$1 of the \$14 plus any additional fee to the County.	Not specified.	To reimburse county for costs.
GC 26840.3 — Maintenance of Conciliation or Mediation Services Fee	Up to a \$5 increase in marriage license fees.	No	To the Court.	Not specified.	To be used exclusively for the costs of maintaining the family conciliation court or conciliation and mediation services provided pursuant to FC 3160-3188.
GC 26847 — Making Record of Certificate of Revivor; Fee	\$2 fee for making a record of a certificate of revivor.	No	\$2.00 to the County.	Not specified.	Not specified.
GC 26850 — Filing and Indexing Other Papers; Fee	\$2.25 fee for filing and indexing other papers — county clerk only.	No	\$2.25 to the County.	Not specified.	Not specified.
GC 26851 — Recording or Registering License or Certificate; Fee	\$2.25 fee for recording or registering license or certificate — county clerk only.	No	\$2.25 to the County.	Not specified.	Not specified.
GC 26852 — Certificate to Official Capacity of Public Official; Fee	\$2.25 fee for certificate to official capacity of public official — county clerk only.	No	\$2.25 to the County.	Not specified.	Not specified.
GC 26853 — Affidavit Fee	\$2.25 fee for taking affidavit — county clerk only.	No	\$2.25 to the County.	Not specified.	Not specified.
GC 26854 — Fee for Searching Records	\$5 fee for searching records and files.	No	100% to the County.	Not specified.	Not specified.
GC 26855 — Acknowledgment Fee	\$2.25 fee for taking acknowledgment — county clerk only.	No	100% to the County.	Not specified.	Not specified.
GC 26855.1 — Fees for Filing Power of Attorney for Surety Insurer	\$3.50 if one name is used or, if more than one name is designated, \$2.25 fee for each name for filing a power of attorney or a notice of cancellation, revocation, or withdrawal of power of attorney for an admitted surety insurer.	No	100% to the County.	Not specified.	Not specified.
GC 26855.2 — Filing Financial Statement of Surety Insurer	\$3.50 fee for filing the financial statement of a surety insurer.	No	100% to the County.	Not specified.	Not specified.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION
GC 27293 — Certification of Foreign Translation Fee	\$10 fee for each verification and certification of documents translated from another language.	No	100% to the County.	Not specified.	Not specified.
GC 27361 — Recording and Indexing Fee	Fee for every instrument, paper, or notice required or permitted by law to be recorded: \$10 first page; \$3 each additional page.	No	\$1 from first page and \$1 from each additional page to the County.	Not specified.	To support each county's system of recorded documents.
		No	\$1 from each additional page to the County.	County General Fund.	Not specified.
		No	Remainder to the County.	Not specified.	Not specified.
	\$1 penalty for each page not in compliance with printing specifications.	No	100% to the County.	Not specified.	Not specified.
	\$3 penalty for each page not conforming with GC 27361.5(a).	No	100% to the County.	Not specified.	To support, maintain, improve, and provide for the full operation for modernized creation, retention, and retrieval of information in each county's system of recorded documents.
\$1 additional fee for recording first page, if authorized by County Board of Supervisors.	No	100% to the County.	County Recorder	To implement social security number truncation program pursuant to GC 27300-27307.	
<i>Effective January 1, 2008</i>					

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION		
GC 68085.3 — Distribution of Uniform Filing Fee in an Unlimited Civil Case	For each \$355 fee collected under GC 70611, 70612, 70650, 70651, 70652, 70653, 70655, 70658, and 70670.  <i>Any fee reduction or partial waiver shall reduce each distribution on a pro rata basis.</i>	Yes	To the County the amount described in B&P 6321 and 6322.1.	To the county law library fund.	For the support of the law library.		
			To the County the Amount specified in B&P 470.5.	Dispute Resolution Fund.	For support of dispute resolution programs authorized by B&P 465-471.5		
			To the Controller for distribution:				
			\$35 to the State.	State Court Facilities Construction Fund.	Pursuant to GC 70371-70379.		
			\$30 to State; \$170 if fee collected pursuant to GC 70658.	Immediate and Critical Needs Account.	Pursuant to GC 70371.5.		
			\$2.50 to the State.	Judges' Retirement Fund.	To help fund the Judges' Retirement Fund, pursuant to GC 75100.		
			\$4.80 to the State.	Trial Court Trust Fund.	For use as part of the Equal Access. Fund program as administered by the Judicial Council.		
			Remainder to the State.	Trial Court Trust Fund.	From fees collected under GC 70611, 70612, or 70670. \$30 shall be used for court reporter services in civil proceedings (GC 68086.1(a)). Remainder to fund trial court operations pursuant to GC 68085.1.		

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION		
GC 68085.4 — Distribution of Uniform Filing Fee in a Limited Civil Case	<p>For each \$330 and each \$205 fee collected under GC 70613, 70614, 70621, 70654, and 70656, H&amp;S 103470, and PRO 7660.</p> <p>For each \$181 fee collected under B&amp;P 6322.1(c).</p> <p><i>Any fee reduction or partial waiver shall reduce this distribution on a pro rata basis.</i></p>	Yes	To the County the amount described in B&P 6321 and 6322.1.	To the county law library fund.	For the support of the law library.		
			To the County the amount specified in B&P 470.5.	Dispute Resolution Fund.	For support of dispute resolution programs authorized by B&P 465-471.5		
			To the Controller for distribution :				
			If the fee is \$330, \$50 to the State	\$25 to State Court Facilities Construction Fund.	Pursuant to GC 70371.		
				\$25 to Immediate and Critical Needs Account, except as provided in B&P 6322.1.	Pursuant to GC 70371.5.		
			If the fee is \$205, \$40 to the State	\$20 to State Court Facilities Construction Fund.	Pursuant to GC 70371.		
				\$20 to Immediate and Critical Needs Account, except as provided in B&P 6322.1.	Pursuant to GC 70371.5.		
			If the fee is \$181, \$31 to the State	\$20 to State Court Facilities Construction Fund.	Pursuant to GC 70371.		
				\$11 to Immediate and Critical Needs Account.	Pursuant to GC 70371.5.		
\$2.50 to the State.	Judges' Retirement Fund.	To help fund the Judges' Retirement Fund, GC 75100.					
\$4.80 to the State.	Trial Court Trust Fund.	For use as part of the Equal Access Fund program as administrated by the Judicial Council.					
Remainder to the State, pursuant to GC 68085.1.	Trial Court Trust Fund.	If the fee is collected under GC 70613(a) and GC 70614(a), \$30 shall be used for court reporter services in civil proceedings for fees (GC 68086.1(b)).					
GC 68086 — Court Reporter Fee	For each proceeding lasting one hour or less, a fee of \$30 shall be charged for the reasonable cost of the court reporting services provided at the expense of the court by an official court reporter.	Yes	To the State.	Trial Court Trust Fund and distributed back to the court from which the fee was collected on a dollar-for-dollar basis.	To pay for the cost of services of an official court reporter in civil proceedings.		
GC 68638 — For Administering Collection of Fees Where Fee Waiver was Granted	Up to \$25 for collection of fees where fee waiver was previously granted to indigent party.	Yes	To the Court.	Not specified.	Administering the collection of previously waived fees.		

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION
GC 68926.1(a) — Deposit for Preparation of Clerk's Transcript	Upon filing a notice of appeal the appellant shall deposit \$100 which is credited against the cost for the preparation of the transcript or other appeal processing.	Yes	To the Court.	Not specified.	Not specified.
GC 68926.1(b) — Filing Fee for Notice of Appeal, Petition of Writ, or other Hearing	\$170 fee upon filing a notice of appeal, petition of writ, or a petition for a hearing incurring a fee pursuant to GC 68926 or 68927.	Yes	To the State.	Appellate Court Trust Fund.	Not specified.
GC 69953.5 — Extra Court Reporter Fee	If more than one court reporter required, requesting party shall pay a fee per day or portion thereof equal to the per diem rate for court reporters established by statute, local rule or ordinance for the services of additional reporter.	Yes	To the Court.	Not specified.	To offset the cost of the additional reporter.
GC 70602.5 — Supplemental First Paper Fee	\$40 fee added to \$355 fee for filing first paper under GC 70611, 70612, 70650, 70651, 70652, 70653, 70655, 70658, and 70670.	Yes	See GC 68085.3 and 68086.1, as applicable.	See GC 68085.3 and 68086.1, as applicable.	See GC 68085.3 and 68086.1, as applicable.
	\$40 fee added to \$330 fee for filing first paper under GC 70613, 70614, and 70621.	Yes	See GC 68085.4 and 68086.1, as applicable.	See GC 68085.4 and 68086.1, as applicable.	See GC 68085.4 and 68086.1, as applicable.
	\$20 fee added to \$205 fee for filing first paper under GC 70613, 70614, 70621, 70654, 70656, and H&S 103470.	Yes	See GC 68085.4	See GC 68085.4	See GC 68085.4
GC 70602.6 — Supplemental First Paper Fee <i>In addition to GC 70602.5 Fee effective from June 27, 2012 – June 30, 2018</i>	\$40 fee added to \$355 fee for filing first paper under GC 70611, 70612, 70650, 70651, 70652, 70653, 70655, 70658, and 70670.	Yes	See GC 68085.3 and 68086.1, as applicable.	See GC 68085.3 and 68086.1, as applicable.	See GC 68085.3 and 68086.1, as applicable.
GC 70611 — Uniform Filing Fee for First Paper in Unlimited Civil Case; Plaintiff	\$355 for a first paper filing in unlimited civil action or proceeding in superior court (except a limited civil case, adoption proceeding, or proceeding under the Probate or Family code).	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
GC 70612 — Uniform Filing Fee for First Paper on Behalf of Defendant and Others in Unlimited Civil Case	\$355 for a first paper filing on behalf of any defendant, intervener, respondent, or adverse party in superior court, except for the purpose of making disclaimer in a unlimited civil case.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
GC 70613 — Uniform Filing Fee for First Paper in Limited Civil Case; Plaintiff	\$330 for the first paper filing in a civil action or a proceeding in a limited civil case exceeding \$10,000.	Yes	See GC 68085.4.	See GC 68085.4.	See GC 68085.4.
	\$205 in a case where the amount demanded is \$10,000 or less.	Yes	See GC 68085.4.	See GC 68085.4.	See GC 68085.4.
GC 70613.5 — Uniform Filing Fee for First Paper in Limited Civil Case	Amount required to make up the difference (\$75) if under GC 70613 & 70614, an amended filing takes place changes the amount from \$10,000 or less to not more than \$25,000.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70614 — Uniform Filing Fee for First Paper on Behalf of Defendant and Others in Limited Civil Case	\$330 for the first paper filing in a civil action or a proceeding in a limited civil case exceeding \$10,000.	Yes	See GC 68085.4.	See GC 68085.4.	See GC 68085.4.
	\$205 in a case where the amount demanded is \$10,000 or less.	Yes	See GC 68085.4.	See GC 68085.4.	See GC 68085.4.
<b>GC 70615 — Fee for Specified Appeals to Superior Court</b> <i>Amended January 1, 2017</i>	\$25 for an appeal under GC 53069.4, PC 186.35, PUC 99582., or VC 40230	Yes	To the Court.	Not specified.	Not specified.
GC 70616 — Complex Case Fee <i>Fee raised from \$550, with a maximum total fee raised from \$10,000 June 27, 2012 -- July 1, 2018</i>	\$1000 complex case fee in addition to the first appearance fees required under GC 70611, 70612, 70613, or 70614, for a case designated as a complex case as specified in the California Rules of Court. The total complex fee collected from all defendants, interveners, respondents, or other adverse parties cannot exceed \$18,000.	Yes	To the State.	Trial Court Trust Fund	To fund trial court operations.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
GC 70616.5 — High Frequency Litigant Fee	\$1000 high-frequency litigant fee in addition to the first appearance fees required under GC 70611 or 70613, if plaintiff is a high-frequency litigant as defined by CCP 425.55, and the complaint alleges a construction-related accessibility claim.	Yes	\$500 to the State (per GC 68085.35).	General Fund.	Upon appropriation, for use by California Commission on Disability Access
			Remainder to the State (per GC 68085.35).	Trial Court Trust Fund.	To fund trial court operations.
GC 70617(a) — Motion Fee <i>Fee raised from \$40 June 27, 2012 -- July 1, 2018</i>	\$60 fee for filing a motion, application, or any other paper requiring a hearing, as specified.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70617(c) — Fee for Filing Papers Not Requiring a Hearing	\$20 fee for filing papers not requiring a hearing, as specified	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70617(d) — Summary Judgment Motion Fee	\$500 summary judgment motion fee.	Yes	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).	See PC 1463.001 (Table 1).
GC 70617(e) — Pro Hac Vice Fees	\$500 application fee to appear as counsel pro hac vice.  \$500 annual renewal fee to remain as counsel pro hac vice.	Yes	To the State.	\$250 to Trial Court Trust Fund.	To fund trial court operations.
				\$250 to Immediate and Critical Needs Account.	Pursuant to GC 70371.5.
		Yes	To the State	Trial Court Trust Fund	To fund trial court operations.
GC 70618 — Change of Venue Fee	\$50 fee for making up and transmitting the transcript and papers.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70619 — Reclassification of a Case Fee	\$140 fee for the reclassification of a case from a limited to an unlimited case under CCP 403.060.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70620 — Certificate on Appeal in Unlimited Civil Cases	\$20 fee for certificate on filing motion prior to appeal.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70621 — Notice of Appeal for Limited Civil Case; Fees	\$330 for filing an appeal to the appellate division of a superior court in a limited civil case or for filing a petition within the original jurisdiction of the appellate division of the superior court. \$205 in a case where the amount demanded is \$10,000 or less.	Yes	See GC 68085.4.	See GC 68085.4.	See GC 68085.4.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION
GC 70622 — Surcharge in Riverside County for Rehabilitation of Courthouse	<p>Surcharge not to exceed \$50 on various filing fees in Riverside County. Collection shall terminate upon repayment of amortized costs.</p> <p>Pursuant to GC 70375, the authority for this surcharge shall expire proportionally as of the date of the transfer of responsibility for courthouse facilities from the County to the State unless money is needed to pay for construction undertaken prior to transfer.</p>	Yes	To Riverside County.	Riverside County Courthouse Construction Fund.	To cover the costs of seismic stabilization, construction, and rehabilitation of the Riverside County Courthouse and the Indio Branch Courthouse and of constructing, maintaining, and operating a conciliation court.
GC 70624 — Surcharge in San Bernardino County for Rehabilitation of Courthouse	<p>Surcharge not to exceed \$35 on various filing fees in San Bernardino County</p> <p>Pursuant to GC 70375, the authority for this surcharge shall expire proportionally as of the date of the transfer of responsibility for courthouse facilities from the County to the State unless money is needed to pay for construction undertaken prior to transfer.</p>	Yes	To San Bernardino County.	San Bernardino County Courthouse Construction Fund.	For purposes of GC 76100, including, specifically, the earthquake retrofitting, renovation, and remodeling of the Central San Bernardino Courthouse.
GC 70625 — San Francisco City and County; Surcharge	<p>Surcharge of up to \$50 on any filing fee in any civil, family, or probate action</p> <p>Pursuant to GC 70375(c), the authority for this surcharge shall expire proportionally as of the date of the transfer of responsibility for courthouse facilities from the County to the State unless money is needed to pay for construction undertaken.</p>	Yes	To the City and County of San Francisco, plus interest.	Courthouse Construction Fund.	For the purpose of assisting the City and County of San Francisco in the acquisition, rehabilitation, construction, and financing of courtrooms or of a courtroom building or building, and related purposes pursuant to GC 76100.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION
GC 70626(a) — Miscellaneous \$25 Court Fees	\$25 fee for:	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations \$10 of each fee collected is to be used by the Judicial Council for expenses of the Judicial Council in implementing and administering the civil representation pilot program under GC 68651.
	(1) Issuing a writ of attachment, mandate, execution, sale, possession, prohibition, or enforcing an order of judgment.				
	(2) Issuing an abstract of judgment.				
	(3) Issuing a certificate of satisfaction of judgment under CCP 724.100.				
	(4) Certifying a copy of any paper, record or proceeding on file in court clerk office.				
	(5) Taking an affidavit, except in criminal cases or adoption proceedings.				
	(6) Acknowledgement of any deed or other instrument, including the certificate.				
	(7) Recording or registering license or certificate, or issuing any certificate in connection with a license, required by law, for which a charge is not otherwise prescribed.				
(8) Issuing certificate for which the fee is not otherwise fixed.					

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION
GC 70626(b) — Miscellaneous \$30 Court Fees	\$30 fee for: (1) Issuing an order of sale. (2) Receiving and filing abstract of judgment rendered by another court (except under CCP 704.750 or 708.160). (3) Filing confession of judgment under CCP 1134. (4) Filing an application for renewal of judgment under CCP 683.150. (5) Issuing a commission to take disposition in another state or place under CCP 2026.010 or issuing a subpoena to take a deposition in this state for a proceeding in another jurisdiction under CCP 2029.300. (6) Filing and entering an award under the Workers' Compensation Law, LC 3200-6002. (7) Filing an affidavit of publication of notice of dissolution of partnership. (8) Filing an appeal on potentially dangerous or vicious dog under F&A 31622. (9) Filing an affidavit under PRO 13200 and issuance of one certified copy of the affidavit. (10) Filing and indexing other papers for which a charge is not provided, <b>other than papers filed in actions or special proceedings, official bonds, or certificates of appointment.</b>	Yes	To The State.	Trial Court Trust Fund.	To fund trial court operations \$10 of each fee collected is to be used by the Judicial Council for expenses of the Judicial Council in implementing and administering the civil representation pilot program under GC 68651.
GC 70626(c) — Petition for Relief in Out-of-State Cases	\$80 fee for filing a first petition under CCP 2029.600 or 2029.620, if the petitioner is not a party to the out-of-state case.	Yes	To the State, pursuant to GC 68085.1.	Trial Court Trust Fund.	To fund trial court operations.

**Table 9  
Civil Fee Distributions**

<b>CODE SECTION</b>	<b>VIOLATION/SITUATION</b>	<b>BANK ACCOUNT GC 68085.1</b>	<b>DISTRIBUTION</b>	<b>APPLICABLE FUND</b>	<b>FUND USE/ SPECIAL PROVISION</b>
GC 70626(d) — Delivering a Will	\$50 fee for delivering a will to the clerk of the court where the estate may be administered, pursuant to PRO 8200.	Yes	To the State, pursuant to GC 68085.1.	Trial Court Trust Fund.	To fund trial court operations.
GC 70627 — Other Fees for Court Services	(a) Preparing copies at \$0.50 per page.	Yes	To the Court in which they were collected.	Not specified.	Not specified.
	(b) For comparing original on file to copy of any paper, record, or proceeding at \$1.00 per page.				
	(c) \$15 fee for each search of records by court employee that require more than 10 minutes.				
GC 70628 — Exemplification of Record	\$50 fee for exemplification of a record plus copying and comparing fees.	Yes	To The State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70629 — Authenticated Document Fee	\$15 fee per signature for authenticated document.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70630 — Appearance by Videoconferencing	Reasonable fee to cover cost of videoconferencing an appearance.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70631 — Fees to Reimburse Costs for Miscellaneous Services	Reasonable fee to not exceeding costs for services or product where no fee is specified and fee is approved by the Judicial Council.	Yes	To the Court.	Not Specified.	To recover costs of service and products provided.
GC 70632 — Fees to Reimburse Costs for Funds Held in Trust	Reasonable fee for handling funds held in trust for non-court parties or entities based upon Judicial Council rules adopted per GC 77206(a).	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION
GC 70640 — Distribution for Children's Waiting Room	Distribution of not less than \$2 or more than \$5 for filing in superior court of first paper filing fee as provided under GC 70611, 70612, 70613, 70614 or 70670; and each first paper or petition filing fee in a probate matter as provided under GC 70650, 70651, 70652, 70653, 70654, 70655, 70656, or 70658, in the amount set pursuant to the former GC 26826.3 as of December 31, 2005; or as adjusted or determined by approval of the Judicial Council after January 1, 2006.	Yes	To the Court.	Not Specified.	To cover any cost, excluding capital outlay, related to the establishment and maintenance of a courthouse children's waiting room, including personnel, heat, light, telephone, security, rental of space, furnishings, toys, books, or any other item in connection with operation of a children's waiting room.
GC 70650(a) — Probate Filing Fee First Petition	\$355 for filing petition in probate proceedings.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
GC 70650(b) Filing, Fees — Special Letters and First Objections	A fee of \$355 for filing the first objections to the probate on any will or codicil under PRO 8250 or the first petition for revocation under PRO 8270.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
GC 70650(c) — Additional Fee for Subsequent Probate Petition	An additional fee of \$355 for filing each subsequent petition or objection as described in the same proceeding by a person other than the original petitioner or contestant.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
GC 70651 — Probate Filing Fee Objections or Opposition	A fee of \$355 for filing opposition to petition or account described in GC 70650(a) other than petition per GC 70650(d), except disclaimer.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
GC 70652 — Probate Filing Fee Petitions or Opposition - Internal Affairs of a Trust	A fee of \$355 for each petition concerning the internal affairs of a trust or each paper in opposition of the internal affairs of a trust with specific exceptions.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/ SPECIAL PROVISION
GC 70653 — Probate Filing Fee - Conservator or Guardian, or Objections	A fee of \$355 for each petition of appointment of conservator, a guardian of estate or a guardian of a person and estate, or an objection or paper in opposition; specific exceptions apply.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
GC 70654 — Probate Filing Fee - Guardian of a Person Only	A fee of \$205 for each petition of appointment a guardian of a person only, or an objection or paper in opposition; specific exceptions apply.	Yes	See GC 68085.4.	See GC 68085.4.	See GC 68085.4.
GC 70655 — Probate Filing Fee - First Paper In Other Proceedings	A fee of \$355 for each petition commencing proceedings under the Probate Code listed in GC 70655(c) and other proceedings under the Probation Code and objections or other paper filed in opposition to such petitions.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
GC 70656 — Probate Filing Fee - Order Setting Aside an Estate of Small Values	A fee of \$205 for a petition requesting an order setting aside a decedent’s estates of small value pursuant to PRO 6602, if no estate proceeding is pending for the decedent, and for objections or other opposition to such petitions.	Yes	See GC 68085.4.	See GC 68085.4.	See GC 68085.4.
GC 70657 — Filing Fee; Subsequent Paper in Probate Court  <i>Fee raised from \$40 June 27, 2012 -- July 1, 2018</i>	\$60 filing fee for motions, applications or other papers requiring a hearing subsequent to the first paper as specified under the Probate Code, other than a petition or application or opposition described in GC 70657.5 & 70658; petitions for temporary letters of conservatorship or guardianship, or petitions filed subsequent to issuance of such temporary letters, objections or other opposition to such petitions.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
GC 70657.5 — Filing Fee for Petitions, Applications, and Objections or Opposition	\$200 filing fees for those that are not subject to the filing fees provided in GC 70650, 70651, or 70652; for petitions, applications, or adjustments that are not subject to the filing fee provided in GC 70658(a); the first or subsequent petition for special letters of administration without the powers of a general personal representative; and the first or subsequent petition for temporary letters of conservatorship or guardianship.	Yes	\$40 to the State.	Trial Court Trust Fund.	To fund trial court operations.
			\$160 to the State.	Immediate and Critical Needs Account.	Immediate and Critical Needs Account.
GC 70658 — Filing Fee for Subsequent Papers in Certain Probate Proceedings	\$355 fee for a petition or objections, or any other paper in opposition to a petition for an appealable order under PRO 1300 or 1301 that is filed after issuance of letters testamentary, letters of administration, letters of special administration to a personal representative of a decedent's estate, or letters of guardianship or conservatorship, or temporary guardianship or conservatorship to a guardian or conservator.	Yes	\$185 to the State.	See GC 68085.3.	See GC 68085.3.
			\$170 to the State.	Immediate and Critical Needs Account.	Immediate and Critical Needs Account.
GC 70660 — Receipt and Storage of Document Transferred by Attorney for Safekeeping	\$20 fee, for the court clerk receiving and storing a document transferred to the court clerk pursuant to PRO 732.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70661 — Searching Document Transferred by Attorney for Safekeeping	\$15 fee for each file for searching a document transferred by an attorney for safekeeping; same as GC 70627(c).	Yes	To the Court.	Not Specified.	Not Specified.
GC 70662 — Filing Fee; Special Notice <i>Repealed January 1, 2019</i>	\$40 fee for special notice pursuant to PRO 1250, 2700, and 17204.	Yes	To the Court.	Not Specified.	Not Specified.
GC 70663 — Conservatorship Registration Fee	\$30 fee for registering conservatorship under PRO 2011-2019.	Yes	To the State.	Trial Court Trust Fund	To fund trial court operations.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
GC 70670(a) — Filing Fee, First Paper Family Code	\$355 Filing fee for first paper under the Family Code other than for dissolution of marriage or domestic partnership, legal separation or nullity.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
GC 70670(b) — Filing Fee; First Paper Dissolution of Marriage	\$355 Filing fee for first paper under the Family Code for dissolution of marriage or domestic partnership, legal separation or nullity.	Yes	See GC 68085.3, except \$2.	See GC 68085.3.	See GC 68085.3.
			\$2 to the State that would have otherwise been transferred to the Trial Court Trust Fund.	Health Statistics Special Fund.	Not Specified.
GC 70670(c) — Filing Fee Family Code First Paper Respondent	\$355 Filing fee for first paper on behalf of respondent, defendant, intervener, or adverse party for filing a first paper under the Family Code other than the dissolution of marriage or domestic partnership, legal separation or nullity.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
GC 70670(d) — Filing Fee Family Code First Paper Respondent, Dissolution of Marriage	\$355 Filing fee for first paper on behalf of respondent, defendant, intervener, or adverse party for filing a first paper under the Family Code for the dissolution of marriage or domestic partnership, legal separation or nullity.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
GC 70674 — Certified Copy of Marriage Dissolution Record; Fee	\$10 fee for certified copy of marriage or domestic partnership dissolution record— public agency.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
	\$15 fee for certified copy of marriage or domestic partnership dissolution record — other applicant.	Yes	\$5 to the State.	Family Law Trust Fund.	Family law activities
			\$10 to the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70677(a) — Motion Fee in Family Law Cases <i>Fee raised from \$40 June 27, 2012 -- July 1, 2018</i>	\$60 motion fee in family law cases as specified.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
GC 70677(c) — Fee for Filing Papers Not Requiring a Hearing	\$20 fee for request or stipulation and order not requiring a hearing in family law matter.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
GC 70678 — Additional Fee in Proceedings Regarding Custody and Visitation of Minor Children	\$25 fee for proceedings regarding custody and visitation of minor children.	Yes	\$15 to the Court.	Not Specified.	To pay the costs of maintaining the mediation services.
			\$10 to the Court.	Not Specified.	To pay the costs of services provided by the family law facilitator.
H&S 11488.5 — Fee for Filing a Claim for Property Seized under H&S 11488	\$355 fee to file a claim for property seized pursuant to H&S 11488 if value is greater than \$5,000.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
H&S 103470 — Filing Fee to Establish Record of Birth, Death, or Marriage	\$205 fee for filing a petition for establishing record of birth, death, or marriage.	Yes	See GC 68085.4.	See GC 68085.4.	See GC 68085.4.
H&S 103625 — Certified Copy of a Fetal Death, Death Record, Birth Certificate Record, Marriage Record, or Marriage Dissolution Record  <i>(**) \$2 fee distributed to Umbilical Cord Blood Collection Program Fund repealed January 1, 2018</i>  <i>Continued on next page</i>	A fee of \$12 shall be paid by the applicant for a certified copy of a fetal death or death record.	No	15% of the \$12 transmitted to the State Registrar and 85% retained by the issuing agency.	Not specified.	Support the issuing agency for all activities related to the issuance of certified copies of records.
	A fee of \$12 shall be paid by a public agency or licensed private adoption agency for a certified copy of a birth certificate that the agency is required to obtain in the ordinary course of business.	No	15% of the \$12 transmitted to the State Registrar and 85% retained by the issuing agency.	Not specified.	Support the issuing agency for all activities related to the issuance of certified copies of records.
	A fee of \$18 shall be paid by any other applicant for a certified copy of a birth certificate.	No	\$4 of the \$18.	County Children's Trust Fund or to the State Children's Trust Fund in conformity with W&I 18965-18973.	Not specified.
		No	\$2 of the \$18(**).	Umbilical Cord Blood Collection Program Fund.	Not specified.
		No	15% of the balance transmitted to State Registrar and 85% retained by the issuing agency.	Not specified.	Support the issuing agency for all activities related to the issuance of certified copies of records.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	
Continued  H&S 103625 — Certified Copy of a Fetal Death, Death Record, Birth Certificate Record, Marriage Record, or Marriage Dissolution Record	The board of supervisors may increase the fee for a certified copy of a birth certificate by up to \$3 for deposit in the county children's trust fund.	No	\$3 increase in fee of the birth certificate goes to the County Children Trust Fund.	County Children Trust Fund.	Not specified.	
	A fee of \$3 is paid by a public agency applicant for a certified copy of a marriage record. A fee of \$6 is paid by any other applicant. (The additional \$3 authorized may be increased pursuant to H&S 100430).	No	\$3 of the \$6 paid by other applicant transmitted to State General Fund. 15% of the \$3 remaining paid by other applicant transmitted to the State Registrar and 85% retained by the issuing agency.	General Fund according to FC 1852. State Registrar and issuing agency (fund not specified).	Not specified.	
		No	15% of the \$3 paid by public agency transmitted to the State Registrar and 85% retained by the issuing agency.	Not specified.	Support the issuing agency for all activities related to the issuance of certified copies of records.	
	A fee of \$3 is paid by a public agency applicant for a certified copy of a marriage dissolution record. A fee of \$6 is paid by any other applicant.	No	15% of the \$3 paid by public agency transmitted to the State Registrar and 85% retained by the issuing agency.	Not specified.	Support the issuing agency for all activities related to the issuance of certified copies of records.	
		No	15% of the \$6 paid by other applicant transmitted to State Registrar and 85% retained by the issuing agency.	Not specified.	Support the issuing agency for all activities related to the issuance of certified copies of records.	
	In addition to the above fees, an additional fee of \$3 shall be collected for a certified copy of a fetal death, death record, birth certificate record, marriage record, or marriage dissolution record, by the State Registrar, the local registrar, county recorder, or county clerk pursuant to subdivision (f).	No	45% of the fee collected shall be transmitted to the State Registrar.	To the State Registrar in accordance with H&S 102247.	For the purpose of funding existing programs and purposes, as specified.	
		No	The remainder of the fee collected shall be deposited into the collecting agency's vital and health statistics trust fund. (If the collecting agency has not established a vital and health statistics trust fund, 100% is transmitted to the State Registrar).	Local Vital and Health Statistics Trust Fund (if established). If not established, to the State Registrar.	For the purpose of defraying the administrative costs of collecting and reporting with respect to those fees and for other costs as specified.	
	H&S 103680 — Additional Fee for Disposition of Human Remains	An additional fee of \$3 for issuance of a permit for disposition of human remains pursuant to H&S 103675.	No	To the local registrar of births and deaths by the applicant for the permit.	To the county treasury.	To be expended for indigent burial.
		\$1 of the fee collected pursuant to subdivision (a).		By the 10th of the month following the end of each calendar quarter.	Into the Peace Officers' Training Fund.	For the training of peace officer members of county coroners' offices.
	H&S 103730 — Fee for Petition for Adoption	\$20 fee for each person being adopted at the time of filing adoption petitions, except for in specific agency adoptions.	Yes	To the State.	Health Statistics Special Fund.	For services required of the State Registrar of Vital Statistics.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
LC 98.2 — Filing Fee for Appeal of Labor Commissioner’s Decision	\$355 fee for filing an appeal of Labor Commissioner’s decision to superior court.	Yes	See GC 68085.3.	See GC 68085.3.	See GC 68085.3.
PRO 1513.1 — Assessment for County or Court Costs for Guardianship investigations	County assessment of parent or guardian for county its costs of investigations or review.	No	To the County.	Not Specified.	To recover county expenses for guardianship investigations.
	Court assessment of parent or guardian for county’s costs of guardianship investigations or reviews.	Yes	To the Court.	Not Specified.	To recover county expenses for guardianship investigations.
PRO 1835 — Informational Package for Private Conservator Fee	\$20 fee to cover the cost of providing the written information required in PRO 1835 to a private conservator.	Yes	To the Court.	Not Specified.	To cover court costs for providing information in PRO 1835.
PRO 1851.5 — Conservatorship Fee	Assessment on a conservatee for court expenses in investigating conservatees pursuant to PRO 1826, 1850, and 1851.	Yes	To the Court.	Not Specified.	To reimburse the court costs of conservatee investigations.
PRO 7660 — Petition for Summary Probate Fee	\$205 filing fee for filing an application for summary disposition of a small estate that does not exceed \$150,000.	Yes	See GC 68085.4.	See GC 68085.4.	See GC 68085.4.
PRO 13201 — Filing Fee Affidavit for Real Property of Small Value (see GC 70626)	\$30 filing fee for an affidavit under PRO 13200 and issuance of one certified copy of the affidavit.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
VC 14607.6 — Vehicle Forfeiture Filing Fee	\$100 vehicle forfeiture filing fee.	Yes	To the County the amount described in B&P 6321 and 6322.1.	To the county law library fund.	For the support of the law library.
			Remainder to the State.	Trial Court Trust Fund.	To fund trial court operations.
VC 16373 — Certificate of Facts: Unsatisfied Judgment Fee	Fees for requesting a certified copy of a judgment or register of actions in an action resulting in judgment for damages, reasonable costs paid by the judgment creditor upon expiration of 30 days after the final judgment if the judgment has not been satisfied.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.
VC 40230 — Appeal of Parking Violation Fee	\$25 fee for filing a notice of appeal of parking violation to the court.	Yes	See GC 70615.	See GC 70615.	See GC 70615.

**Table 9  
Civil Fee Distributions**

<b>CODE SECTION</b>	<b>VIOLATION/SITUATION</b>	<b>BANK ACCOUNT GC 68085.1</b>	<b>DISTRIBUTION</b>	<b>APPLICABLE FUND</b>	<b>FUND USE/ SPECIAL PROVISION</b>
VC 42008.8(i)(1) — Amnesty Program Fee  <i>Effective October 1, 2015 – March 31, 2017</i>	Each collections program (court or county) may charge an amnesty program fee \$50 per participant.	No	To the County or Court responsible for implementing program.	County General Fund or an account established by GC 77009.	To offset any administrative costs.
W&I 903.1 — Cost Recovery of Juvenile Court Legal Services	Recovery of the cost of providing court-appointed legal services in juvenile proceedings.	Yes	To the State.	Trial Court Trust Fund.	To fund trial court operations.

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# Trial Court Revenue Distribution Guidelines Urgency Legislation



*California State Controller's Office*

## Revision 27 Addendum #1

Amendments after *January 1, 2017*

This Addendum to the **Trial Court Revenue Distribution Guidelines Revision 27** provides direction on specific urgency legislation pertaining to the distribution of fines, fees, forfeitures, penalties, and assessments that have been amended after *January 1, 2017*, and should be used in concurrence with Revision 27. Statutory codes may be modified by the legislature after this date. Current code may supersede any guidelines provided in this document.

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## Legend

Abbreviation	Code	Abbreviation	Code	Abbreviation	Code
B&P	Business and Professions	F&G	Fish and Game	PC	Penal
CC	Civil Code	F&A	Food and Agriculture	PRO	Probate
CCP	Code of Civil Procedure	GC	Government	PRC	Public Resources
CORP	Corporations	H&N	Harbors and Navigation	R&T	Revenue and Taxation
ED	Education	H&S	Health and Safety	VC	Vehicle
ELEC	Elections	IC	Insurance	WC	Water
FC	Family Code	LC	Labor	W&I	Welfare and Institutions

## How to Use the Trial Court Revenue Distribution Guidelines

The **Trial Court Revenue Distribution Guidelines** (Guidelines) consist of nine distribution tables that provide guidance on the distribution of trial court revenues that are required by California Code. Each table is preceded with a narrative that identifies the code section within the table, as well as any special rules or background that may apply. The purpose of the narrative is to provide guidance to questions that may arise when working with the code sections within the table; the narrative may also apply to code sections in other tables. While a few tables have additional specialized columns, the basic organization and the definition of terms used in the tables are shown below.

**Note: This Addendum to Revision 27 contains only those tables and code sections which have been added or amended after January 1, 2017. Please see Revision 27 for the Trial Court Revenue Distribution Guidelines effective January 1, 2017.**

<b>Code Section</b>	The California code section, with a descriptive title. Each code section will be cited using the legend above for the code, followed by the section number. For example, PC 1464 refers to Penal Code section 1464.
<b>Violation/Situation</b>	The California code under which the conviction occurred (unless the code is the same as the distribution code) and/or a description of the situation that resulted in the charge.
<b>Arresting Officer/Jurisdiction</b>	The jurisdiction of the arresting officer (“city” versus “county”) is included when relevant for distribution purposes.
<b>Distribution</b>	The entity or entities to which the revenue is distributed (state, county, city, other agency, or victim) and the percentages of and/or conditions for the distribution. <b>References to “city”, “county”, “state”, or similar entities refer to the treasury of the entity in question unless otherwise specified.</b>
<b>Applicable Fund</b>	The fund <b>or account</b> to receive the distribution, as designated in the statute. “Not specified” means no specific fund is designated in the statute; the general fund of the receiving agency is the default fund in such cases.
<b>Fund Use</b>	The use of funds as restricted in the statute. “Not specified” means that a use is not specified in the statute.
<b>Priority of Installment Payments</b>	Court-ordered installment payments are disbursed according to the priorities set by PC 1203.1d. For more information, see page 5 of the <i>Trial Court Revenue Distribution Guidelines, Revision 27</i> .

## Resources and Terminology

### Resources

The California Legislative Information website, <http://leginfo.legislature.ca.gov/>, provides information on California's bills and laws. The website also provides tools to help users track bills going through the legislative process that may affect them if they are enacted. While the Guidelines provide direction to help understand specific code sections, the State Controller's Office (SCO) highly recommends that users read the entire code section to have a complete understanding of the law.

### Terminology

**"Base fine enhancements"** are additional monetary sanctions that are added to the "base fine" equaling the "total base fine". For example, monetary sanctions pursuant to H&S 11372.5 and H&S 11372.7 add to the "base fine".

The **"chapter date"** is the date when the Governor signs a bill into law and the Secretary of State assigns the bill a chapter number which subsequently may be used to refer to the measure.

**"City arrest"** means an arrest by an employee of a city, or by a California Highway Patrol officer within the limits of a city. "City" includes any city; city and county; district, including any enterprise special district, community service district, or community service area engaged in police protection activities pursuant to PC 1463(b).

**"County arrest"** means an arrest by a California Highway Patrol officer outside the limits of a city, or any arrest by a county officer or by any other state officer. Any arrest that is not a city arrest is a county arrest.

The **"effective date"**, as specified by the Constitution, is the date when a law takes effect. The date is usually January 1 of the following year, unless the bill is an urgency measure or specifies another date.

**"Fees"** are monetary amounts paid by the defendant that are usually administrative in nature and are used to reimburse for services provided in statute.

**"Fines" or "base fines"** are the monetary sanctions, set by statute, for committing a criminal violation.

**"Forfeiture"** is the loss of money or property through seizure. For example, a defendant may post bail in order to be released from jail and to ensure their presence in court at a later date. If the defendant does not appear before the court when ordered, their bail may be forfeited. The "forfeiture" would then be distributed as stated in statute.

### Terminology

The difference between **“mandatory” vs. “discretionary”** language is whether or not compliance must be met with the law. “Mandatory” means it is required by law. Statute will include language such as: shall, must, or will. “Discretionary” means it is optional. Statute will include language such as: may or should. It is important to read legislation very carefully to determine whether the law is mandatory or discretionary.

The phrase **“notwithstanding any other provision of law”**, is used in legislation to preclude that code section from being affected by any other code section. Code sections often interact with other code sections and to prevent unwanted changes to the meaning, legislators use the phrase to ensure the code section is interpreted exactly how it is written.

**“Penalties”, “additional penalties”, and “penalty assessments”** are monetary sanctions imposed in addition to “fines” and often have a calculation associated with the amount to assess, but not always.

**“Restitution fines”** are monetary sanctions to compensate the victim of a crime who incurs an economic loss as a result of the commission of a crime directly from the defendant convicted of that crime. “Restitution fines” shall not be subject to penalty assessments authorized in PC 1464 or Chapter 12 (commencing with Section 76000) of Title 8 of the Government Code, or the state surcharge authorized in PC 1465.7, and shall be deposited in the Restitution Fund in the State Treasury. Interest may not be assessed on “restitution fines” however, the board of supervisors of a county may impose a fee to cover the actual administrative cost of collecting the restitution fine, not to exceed 10 percent of the amount ordered to be paid, to be added to the restitution fine and included in the order of the court, the proceeds of the actual administrative cost shall be deposited in the general fund of the county pursuant to PC 1202.4(l).

**“Restitution orders”** are assessed in every case in which a victim has suffered economic loss as a result of the defendant’s conduct. The court shall require that the defendant make restitution to the victim or victims in an amount established by court order, based on the amount of loss claimed by the victim or victims or any other showing to the court. Interest may be assessed on “restitution orders” at the rate of 10% per annum pursuant to PC 1202.4(f)(3)(G). Pursuant to PC 1203.1(l), if the court orders restitution to be made to the victim, the entity collecting the restitution may add a fee to cover the actual administrative cost of collection, but not to exceed 15 percent of the total amount ordered to be paid. The amount of the fee shall be set by the board of supervisors if it is collected by the county and the fee collected shall be paid into the general fund of the county treasury for the use and benefit of the county. The amount of the fee shall be set by the court if it is collected by the court and the fee collected shall be paid into the Trial Court Operations Fund or account established by GC 77009 for the use and benefit of the court.

**“State and local penalties”** are PC 1464, GC 70372, GC 76000, GC 76000.5, GC 76104.6, and GC 76104.7. These code sections are levied upon every fine, penalty, or forfeiture imposed and collected by the courts for all criminal offenses, including, but not limited to, all offenses involving a violation of the Vehicle Code or any local ordinance adopted pursuant to the Vehicle Code.

**“State surcharge”** is an amount equal to 20% that is levied on the “total base fine” pursuant to PC 1465.7 and distributed to the State General Fund.

**Terminology**

**“Total base fine”** is the sum of the “base fine” plus the “base fine enhancements”. It is the starting point to which the State and local penalties, the 2% deposit for automation, and the state surcharge are calculated upon.

**“2% deposit for automation”** is a distribution pursuant to GC 68090.8, and not an additional “fine” or “fee”. GC 68090.8 requires that 2% of all fines, penalties, and forfeitures collected in criminal cases, be remitted to the State Trial Court Improvement Fund (Improvement Modernization Fund) to finance court administrative automation projects.

The phrase **“X dollars for every ten dollars (\$10), or part of ten dollars (\$10)”** is commonly used in many code sections that outline “penalties”, “additional penalties”, and “penalty assessments”. To calculate the proper dollar amount, take the base fine and divide by 10. If the number is a whole number, then it is used to calculate the penalty. If the number is not a whole number, then it is rounded up to the next whole number and then used to calculate the penalty.

For example, GC 76104.7(a) states: “Except as otherwise provided in this section, in addition to the penalty levied pursuant to Section 76104.6, there shall be levied an additional state-only penalty of four dollars (\$4) for every ten dollars (\$10), or part of ten dollars (\$10), in each county upon every fine, penalty, or forfeiture imposed and collected by the courts for all criminal offenses, including all offenses involving a violation of the Vehicle Code or any local ordinance adopted pursuant to the Vehicle Code.”

1. To calculate this penalty with a base fine of \$30, take the base fine and divide by 10, which gives a factor of 3. Take the factor of 3 and multiply it by the \$4 assessed for every \$10 or part of \$10 assessed in this code section, which equals \$12.

Answer: \$12 is the amount to be collected on a \$30 base fine for this code section.

2. If the base fine was instead \$31, take the base fine and divide by 10, which gives a factor of 3.1. Take the factor of 3.1 and round up to 4 (always round up to the next whole number). Take the factor of 4 and multiply it by the \$4 assessed for every \$10 or part of \$10 assessed in this code section, which equals \$16.

Answer: \$16 is the amount to be collected on a \$31 base fine for this code section.

## Table 3 — Specific Fine and Forfeiture Distributions

Table 3 includes fines and forfeitures that have a specific charge and/or distributions to a specific party, fund, or purpose. If a fine or a part of a fine is distributed pursuant to PC 1463.001, the details of the distribution are shown in Table 1.

For example, F&G 12009 is a fine assessed on illegal abalone fishing. The money collected from any fine or forfeiture imposed or collected is specifically distributed 50% to the Abalone Restoration and Preservation Account and 50% to the county treasury of the county in which the violation occurred.

The following apply to the fines and forfeitures in Table 3:

- State and local penalties
- 2% deposit for automation
- State surcharge

**Table 3  
Specific Fine and Forfeiture Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
<p><b>R&amp;T 34016 – Taxation of Cannabis and Cannabis Products; Fine</b></p> <p><i>Effective January 1, 2018, pursuant to passage of Proposition 64</i></p> <p><b>Amended June 27, 2017</b></p>	<p>Any person who fails or refuses to allow an inspection by peace officers of any place in which <b>cannabis</b> or <b>cannabis</b> products are sold, cultivated or stored, or any site where evidence of tax evasion activities may be discovered, shall be subject to a fine of not more than \$5,000. Any person who renders a false or fraudulent report to the Board of Equalization, as specified, shall be subject to a fine of not more than \$1,000.</p>	<p>100% to the State.</p>	<p>California <b>Cannabis</b> Tax Fund.</p>	<p>To carry out the purposes of the Adult Use of Marijuana Act, in accordance with the provisions of R&amp;T 34010-34021.5.</p>	<p><b>3</b></p>

## Table 6 — Penalty and Assessment Distributions

Table 6 includes penalties and assessments which are subject to the 2% deposit for automation. The lists below are not all-inclusive lists.

2% deposit for automation (GC 68090.8) **applies to:**

- 1) The state penalty (PC 1464)<sup>1</sup>
- 2) The local additional penalty (GC 76000)
- 3) The state court construction penalty (GC 70372)
- 4) The Proposition 69 DNA Identification Penalty (GC 76104.6)
- 5) The DNA Additional Penalty Assessment (GC 76104.7)

2% deposit for automation (GC 68090.8) **does not apply to:**

- 1) 20% state surcharge (PC 1465.7)
- 2) The conviction assessment (GC 70373)

GC 76000.10<sup>2</sup> is an additional penalty of four dollars (\$4) that shall be imposed upon every conviction for a violation of the Vehicle Code or a local ordinance adopted pursuant to the Vehicle Code, except parking offenses subject to Article 3 (commencing with Section 40200) of Chapter 1 of Division 17 of the Vehicle Code.

The state construction penalty assessment is levied pursuant to GC 70372(a) in an amount equal to \$5 for every \$10 or forfeiture imposed and collected by the courts for all criminal offenses, including, but not limited to, all offenses involving a violation of a section of the Fish and Game Code, the Health and Safety Code, or the Vehicle Code or any local ordinance adopted pursuant to the Vehicle Code. Per GC 70372(b), the state construction penalty assessment is also levied upon every parking fine, forfeiture, and penalty in the amount of \$4.50.

Pursuant to GC 70375, on the June 30th following any transfer of court facilities ownership from the county to the State (Judicial Council), the local penalty (GC 76000) will be reduced by the percentage of the square footage transferred to the State to the county's total square footage of court facilities plus an amount sufficient to service any bonded indebtedness on the court facilities. If all of the county's courthouse facilities are transferred and there is no remaining bonded indebtedness, the local penalty pursuant to GC 76000 will be reduced from \$7 for each \$10 (for most counties) to the amount specified in GC 76000(e).

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<sup>1</sup> Although the 34% of the proof of correction fee (VC 40611) is included in the state portion (70%) of the PC 1464 distribution, the 2% deposit for automation does not apply because it is a fee and not a fine, penalty, or forfeiture.

<sup>2</sup> GC 76000.10 is not separated from the "total bail" amount in VC 42007 for traffic school cases.

**Table 6  
Penalty and Assessment Distribution**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	PRIORITY OF INSTALLMENT PAYMENTS
PC 1464 — State Penalty; Criminal Offenses  <b>Amended June 27, 2017</b>	A penalty of \$10 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected. The penalty is assessed on criminal offenses and Vehicle Code or local ordinance violations; parking violations are excluded.  <i>This distribution applies to offenses not eligible for VC 42008.8 amnesty program.</i>	70% to the State.	State Penalty Fund — Penalty amounts included as a result of Fish and Game Code violations must be noted on the State Remittance Advice (TC 31).	<b>Pursuant to the Budget Act, the Director of Finance shall provide a schedule to the Controller for all transfers of funds from the State Penalty Fund each fiscal year.</b>	3
		If paid for violations of H&S 105250-105257 related to lead abatement, 70% to the State.	General Fund.	Not specified.	
		30% to the County.	County General Fund.	Not specified.	
	<i>For distributions related to VC 42008.8 amnesty program, see below.</i> A penalty of \$10 per \$10 (or fraction) upon every fine, penalty, or forfeiture imposed and collected. Pursuant to VC 42008.8, a one-time amnesty program has been established for all unpaid infractions and specified misdemeanors, if the county and court jointly agree. <i>Effective October 1, 2015 – March 31, 2017</i> If eligible for this program, the distribution is as follows:	70% to the State.	State Penalty Fund	The initial \$250,000 in amnesty revenues collected will be sent to Judicial Council by the State Controller for reimbursing the Department of Motor Vehicles.  Monthly distribution by the State Controller 82.20% to the Peace Officers’ Training Fund and 17.80% to the Corrections Training Fund during the amnesty program period.	
		30% to the County.	County General Fund	Not specified.	

## Table 8 — Civil Fine and Penalty Distributions

Table 8 includes administrative or civil penalties and fines. Because they are not criminal, state and local penalties (PC 1464, GC 70372, GC 76000, GC 76104.6, and GC 76104.7), the 2% deposit for automation (GC 68090.8), and the state surcharge (PC 1465.7) do not apply to the fines and penalties in this table.

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION	
<b>B&amp;P 19360(a) — Engaging in Commercial Medical Cannabis Activity Without a License</b>  <i>Amended June 27, 2016; further amended November 9, 2016, pursuant to passage of Proposition 64</i>	<b>Engaging in commercial medical cannabis activity without a license and associated unique identifiers, subject to civil penalties up to twice the amount of the license fee for each violation.</b>	To the State.	<b>Medical Cannabis Fines and Penalties Account of the Marijuana Control Fund.</b>	<b>Upon appropriation, funding enforcement grants to assist with medical cannabis regulation and the enforcement of this chapter and other state and local laws applicable to cannabis activities, and to remedy the environmental impacts of cannabis cultivation.</b>	
<b>B&amp;P 19360(b) — Violations of Medical Cannabis Regulation and Safety Act by Licensed Persons</b>  <i>Amended June 27, 2016; further amended November 9, 2016, pursuant to passage of Proposition 64</i>	Violations of B&P 19300-19360 committed by licensees under the act shall be subject to civil penalties.	If the Attorney General brings the action:			
		100% to the State.	<b>Medical Cannabis Fines and Penalties Account of the Marijuana Control Fund.</b>	<b>Upon appropriation, funding enforcement grants to assist with medical cannabis regulation and the enforcement of this chapter and other state and local laws applicable to cannabis activities, and to remedy the environmental impacts of cannabis cultivation.</b>	
		If a district attorney or county counsel brings the action:			
		100% to the County.	Not specified.	Not specified.	
		If a city attorney or city prosecutor brings the action:			
		100% to the City.	Not specified.	Not specified.	
		If a city attorney brings the action, but the case is adjudicated in superior court in another city or unincorporated county:			
50% to the City.	Not specified.	Not specified.			
50% to the County.	Not specified.	Not specified.			
<b>B&amp;P 26038(a) — Engaging in Commercial Cannabis Activity Without a License</b>  <i>Effective January 1, 2018, pursuant to passage of Proposition 64</i>	<b>Engaging in commercial cannabis activity without a license, subject to civil penalties up to three times the amount of the license fee for each violation.</b>	100% to the State.	General Fund.	Not specified.	

**Table 8  
Civil Fine and Penalty Distributions**

CODE SECTION	VIOLATION/SITUATION	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
<b>B&amp;P 26038 — Violations of Medicinal and Adult-Use Cannabis Regulation and Safety Act</b>  <i>Effective January 1, 2018, pursuant to passage of Proposition 64</i> <b>Amended June 27, 2017</b>	Violations of B&P 26000-26211 committed by <b>persons</b> under the act shall be subject to civil penalties. <b>Engaging in commercial cannabis activity without a license, subject to civil penalties up to three times the amount of the license fee for each violation.</b> <b>Violator shall be responsible for cost of destruction of cannabis associated with violation.</b>	<i>If the Attorney General brings the action:</i>		
		100% to the State.	General Fund.	Not specified.
		<i>If a district attorney or county counsel brings the action:</i>		
		To the district attorney or county counsel, the costs of bringing the action.	Not specified.	To reimburse the costs of bringing the action for civil penalties.
		Remainder to the State.	General Fund.	Not specified.
		<i>If a city attorney or city prosecutor brings the action:</i>		
To the city attorney or city prosecutor, the costs of bringing the action.	Not specified.	To reimburse the costs of bringing the action for civil penalties.		
		Remainder to the State.	General Fund.	Not specified.
<b>WC 1847 – Unauthorized Diversion or Use of Water for Cannabis Cultivation; Civil Penalties</b>  <b>Amended June 27, 2017</b>	Violations of B&P <b>26060-26066</b> , B&P <b>26070-26070.5</b> or WC 13149, as specified, subject to civil penalties of \$500, plus \$250 for each day the violation continues if not corrected within 30 days of having the violation called to the violator’s attention, plus \$2,500 for each acre-foot of water diverted or used in violation.	To the State.	Water Rights Fund.	Upon appropriation by the Legislature, for expenditure by the State Board of Equalization or the State Water Resources Control Board pursuant to WC 1552, including the payment of refunds of fees or expenses collected pursuant to WC 1525-1560.

## Table 9 — Civil Fee Distributions

Table 9 reflects civil fees which are civil filing and reporting fees, and other fees not related to criminal conduct. The Uniform Civil Fees and Standard Fee Schedule Act of 2005 (Chapter 75, Statutes of 2005) establishes a uniform schedule of civil filing and other civil fees. Government Code section 68085.1(b) requires each superior court to deposit all fees and fines listed in subdivision (a), as soon as practicable after collection and on a regular basis, into a bank account established by the Administrative Office of the Courts (AOC), now known as the Judicial Council (JC). The Judicial Council will further distribute portions of these fees to the county, trial courts, and to the SCO for distribution to the proper State funds.

**Table 9  
Civil Fee Distributions**

CODE SECTION	VIOLATION/SITUATION	BANK ACCOUNT GC 68085.1	DISTRIBUTION	APPLICABLE FUND	FUND USE/SPECIAL PROVISION
<b>CCP 384 – Unclaimed Class Action Judgements</b>  <i>Effective June 27, 2017</i>	Unpaid cash residue or unclaimed or abandoned class member funds, generally attributable to California residents, plus accrued interest, resulting from a class action judgment, unless for good cause the court finds an alternative distribution would better serve the public interest or the interest of the class.	No	25% to the State.	Trial Court Improvement and Modernization Fund.	Upon appropriation, to provide grants to trial courts for new or expanded collaborative courts or grants for Sargent Shriver Civil Counsel.
			25% to the State.	Equal Access Fund of the Judicial Branch.	To provide civil legal services to indigent persons pursuant to BPC 6216-6223.
			50% to one or more of the following:	Nonprofit organizations or foundations.	Projects that benefit the class or similarly situated persons, further the objectives and purposes of the underlying class action or cause of action, or promote the law consistent with the purposes or objectives of the underlying class action or cause of action.
				Child advocacy programs. Nonprofit organizations providing civil legal services to the indigent.	Not specified. Not specified.
<b>H&amp;S 103625 — Certified Copy of a Fetal Death, Death Record, Birth Certificate Record, Marriage Record, or Marriage Dissolution Record</b>  <i>(**) \$2 fee distributed to Umbilical Cord Blood Collection Program Fund repealed January 1, 2023</i>  <b>Amended July 10, 2017 (note: partial entry shown; remainder of entry on p. 117 of Revision 27 is unchanged.)</b>	A fee of \$12 shall be paid by the applicant for a certified copy of a fetal death or death record.	No	15% of the \$12 transmitted to the State Registrar and 85% retained by the issuing agency.	Not specified.	Support the issuing agency for all activities related to the issuance of certified copies of records.
	A fee of \$12 shall be paid by a public agency or licensed private adoption agency for a certified copy of a birth certificate that the agency is required to obtain in the ordinary course of business.	No	15% of the \$12 transmitted to the State Registrar and 85% retained by the issuing agency.	Not specified.	Support the issuing agency for all activities related to the issuance of certified copies of records.
	A fee of \$18 shall be paid by any other applicant for a certified copy of a birth certificate.	No	\$4 of the \$18.	County Children's Trust Fund or to the State Children's Trust Fund in conformity with W&I 18965-18973.	Not specified.
		No	\$2 of the \$18(**).	Umbilical Cord Blood Collection Program Fund.	Not specified.
		No	15% of the balance transmitted to State Registrar and 85% retained by the issuing agency.	Not specified.	Support the issuing agency for all activities related to the issuance of certified copies of records.