

CALIFORNIA JUDGES BENCHGUIDES

Benchguide 74

**SENTENCING GUIDELINES
FOR COMMON MISDEMEANORS
AND INFRACTIONS**

[2022]



JUDICIAL COUNCIL
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OPERATIONS AND PROGRAMS DIVISION
CENTER FOR JUDICIAL EDUCATION AND RESEARCH

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SENTENCING GUIDELINES FOR COMMON MISDEMEANORS AND INFRACTIONS

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I. [§74.1] SCOPE AND USE OF BENCHGUIDE

This chart provides the sentences for common misdemeanors and infractions in the Penal, Business and Professions, Health and Safety, and Vehicle Codes, including driving under the influence (DUI) provisions. Unless otherwise stated, the minimum and maximum sentences are specified without probation. Minimum sentences are labeled as “mandatory” minimums if the court must impose them regardless of whether probation is granted or the imposition or execution of sentence is stayed. The maximum period of probation is 1 year (Pen C §1203a), unless otherwise noted. See, *e.g.*, Veh C §23600(b)(1) (5-year maximum probation for DUI).

Except when a different punishment is prescribed, every misdemeanor offense is punishable by imprisonment in the county jail not exceeding 6 months, or by a fine not exceeding \$1,000, or by both. Pen C §19. This chart includes a reference to Pen C §19 when a particular offense has been designated as a misdemeanor without a specific punishment. Furthermore, when a crime is punishable by imprisonment in jail or prison, but no fine is prescribed, the court may impose a fine not exceeding \$1,000 for misdemeanors, in addition to the imprisonment prescribed. Pen C §672. This chart sets forth the standard \$1,000 fine and cites Pen C §672 whenever the provision governing the offense specifies only imprisonment. Finally, the provision describing an offense also contains the punishment specified in this chart when the sentence is not followed by a statutory citation. The fines specified in the chart do not include penalty assessments, fees, or the state surcharge (see Pen C §§1464, 1465.7, 1465.8; Govt C §§70372(a), 70373, 76000, 76000.5, 76104.6, 76104.7), although special assessments are noted. Defendants convicted of infractions may be sentenced to perform community service instead of a fine on a showing that payment of the fine would impose a hardship on the defendant or the defendant’s family. Pen C §1209.5.

BULLETIN: Penal Code §18.5(a) requires that every offense that is punishable by imprisonment in county jail up to or not exceeding 1 year be punishable by imprisonment in county jail for a period not to exceed 364 days.

In addition to the sentences noted in this chart, the court must impose a restitution fine of no less than \$150 and no more than \$1,000. Pen C §1202.4(b). If a victim suffered economic losses as a result of the offense, the court must require restitution to the victim. Pen C §1202.4(f). When the court grants probation or a conditional sentence, it must order payment of restitution fines and victim restitution as a condition of probation. Pen C §1202.4(m).

For a more comprehensive discussion of fines, fees, and penalty assessments, see California Judges Benchguide 75: *Misdemeanor Sentencing* §75.22 (Cal CJER).

This chart applies to crimes committed on or after January 1, 2022.

II. [§74.2] PENAL CODE

An asterisk before a code number in column one of the following pages refers to a wobbler, alternative misdemeanor/felony.

Pen C §	Description of Crime	Sentence
17(d)	Infraction under Pen C §19.8 (listing Pen C §§193.8, 330, 415, 485, 490.7, 532b(c), 555, 602(o), 602.13, 853.7; Bus & P C §§21672, 25658(b), 25661, 25662; Govt C §27204; Veh C §§5201.1, 12500, 14601.1, 23109(c), 27150.1, 40508, 42005	\$250 maximum
*32-33	Accessory to a felony	1 year and/or \$5,000 maximum
96.5	Obstruction of justice by judicial officer, court commissioner, or referee	1 year and \$1,000 maximum (Pen C §672)
115.3	Altering official record	6 months and/or \$1,000 maximum (Pen C §19)
116.5(a)	Jury tampering by payment for information	6 months and/or \$1,000 maximum (Pen C §19); compensation received forfeited by defendant and deposited in Victim Restitution Fund (Pen C §116.5(d))
*118.1	Peace officer's filing of false crime or investigation report or making of false statement in report	1 year and \$1,000 maximum (Pen C §672)
131	The making of false statements or concealment of material fact by person under investigation for violation of corporate securities law	1 year and/or \$25,000 maximum
132.5	Disclosure for money or equivalent consideration of information relating to a crime by prospective witness	6 months and/or fine not exceeding three times the amount of compensation requested, accepted, or received (Pen C §132.5(e))
*136.2(d)(3)	Purchasing, receiving, or attempt to purchase or receive, firearm in violation of protective order	1 year and/or \$1,000 maximum (Pen C §§136.2(d)(3), 29825)
*140	Using force or threatening use of force or violence against a crime witness or victim	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
141(a)	Filing of false evidence in criminal proceeding	6 months and/or \$1,000 maximum (Pen C §19)
148(a)(1)	Interfering with an officer or emergency medical technician; multiple convictions prohibited when only one victim (Pen C §148(e))	1 year and/or \$1,000 maximum
148(a)(2)	Interfering with transmission over public safety radio	1 year and/or \$1,000 maximum

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*148(b)	Interfering with officer and removal of weapon other than firearm; multiple convictions prohibited when only one victim (Pen C §148(e))	1 year and \$1,000 maximum (Pen C §672)
*148(d)	Interfering with officer and attempted removal of firearm; multiple convictions prohibited when only one victim (Pen C §148(e))	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
148.5(a)-(d)	False crime reporting to peace officer, district attorney (or deputy), attorney general (or deputy), or grand jury	6 months and/or \$1,000 maximum (Pen C §19)
148.5(f)	Falsely reporting that a firearm has been lost or stolen	6 months and/or \$1,000 maximum (Pen C §19); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
148.6(a)	Filing false complaint of misconduct against a peace officer	6 months and/or \$1,000 maximum (Pen C §19)
148.6(b)	Filing false civil claim against a peace officer or lien against the officer's property with intent to harass or dissuade the officer from carrying out duties	6 months and/or \$1,000 maximum (Pen C §19)
148.9	False identification to a peace officer	6 months and/or \$1,000 maximum (Pen C §19)
*148.10	Interfering with an officer and causing officer's death or serious bodily injury	1 year and/or \$1,000 maximum
*149	Assault by public officer under color of authority	1 year and/or \$10,000 maximum
166(a)	Contempt of court	6 months and/or \$1,000 maximum (Pen C §19)
166(b)	Contempt of court — willful disobedience of court order by contacting victim and defendant has prior conviction of stalking (Pen C §646.9)	1 year and/or \$5,000 maximum
166(c)(1)	Contempt of court — willful violation of protective order or stay-away court order issued in pending criminal domestic violence case or issued after conviction involving elder or dependent adult abuse	1 year and/or \$1,000 maximum; mandatory minimum 48 hours if violation results in physical injury (Pen C §166(c)(2)); if probation granted, court must impose conditions specified for crimes of domestic violence under Pen C §1203.097 (Pen C §166(e)(1)); as condition of probation, court may require instead of a fine, maximum \$1,000 payment to domestic violence shelter-based program and/or payment of expenses incurred by victim (Pen C §166(e)(2))

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*166(c)(4)	Contempt of court — violation of protective order or stay-away court order — 2nd or subsequent offense within 7 years and involving act or “credible threat” of violence as defined in Pen C §139(c)	1 year and \$1,000 maximum (Pen C §672); mandatory minimum 48 hours if violation results in physical injury (Pen C §166(c)(2)); if probation granted, court must impose conditions specified for crimes of domestic violence under Pen C §1203.097 (Pen C §166(e)(1)); as condition of probation, court may require instead of a fine, maximum \$1,000 payment to domestic violence shelter-based program and/or payment of expenses incurred by victim (Pen C §166(e)(2))
*166(d)	Contempt of court — knowing possession, purchase, or receipt of firearm in violation of protective order	1 year and/or \$1,000 maximum (Pen C §§166(d)(1), 29825)
171.5	Possession of weapons, replica weapons, or ammunition in area of airport to which access is controlled by screening of persons and property, or in a secured area of a harbor or port that serves commuters/passengers	6 months and/or \$1,000 maximum (Pen C §171.5(e))
171.7	Possession of weapons, replica weapons, or ammunition in a secured area of public transit facility	6 months and/or \$1,000 maximum (Pen C §171.7(d))
*182(a)(1)	Conspiracy to commit nonfelonious crime	1 year and/or \$10,000 maximum
*182(a)(2)	Conspiracy to falsely and maliciously indict another for any crime, or to procure another to be charged or arrested for any crime	1 year and/or \$10,000 maximum
*182(a)(3)	Conspiracy to falsely move or maintain any suit, action, or proceeding	1 year and/or \$10,000 maximum
*182(a)(4)	Conspiracy to defraud of property or to obtain money or property by false pretenses	1 year and/or \$10,000 maximum
*182(a)(5)	Conspiracy to commit an act injurious to the public health, or to pervert or obstruct justice	1 year and/or \$10,000 maximum
*182.5	Criminal street gang conspiracy	1 year and/or \$10,000 maximum (Pen C §§182(a), 182.5)
*186.10(a)	Money laundering — 1st offense	1 year and/or \$250,000 or twice the value of the property transacted, whichever is greater
	2nd or subsequent offense	1 year and/or \$500,000 or five times the value of the property transacted, whichever is greater
*186.22(a)	Participation in criminal street gang activity	1 year and \$1,000 maximum (Pen C §672); if probation granted, court must order minimum 180 days in county jail (Pen C §186.22(c))

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*186.22(d)	Commission of wobbler in association with criminal street gang with specific intent to further criminal conduct by gang members	Minimum 180 days to maximum 1 year, and \$1,000 maximum (Pen C §672); minimum is mandatory unless unusual case, and court specifies reasons (Pen C §182.22(g)); if probation granted, court must order 180 days in county jail (Pen C §186.22(d))
*186.28	Supplying or selling firearm for use in commission of felony by criminal street gang member	1 year and/or \$1,000 maximum; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
186.33(a)	Violation of registration provisions of Pen C §186.30 by person convicted of gang-related crime or participating in criminal street gang	6 months and/or \$1,000 maximum (Pen C §19)
*191.5(b)	Vehicular manslaughter while intoxicated without gross negligence	1 year and \$1,000 maximum (Pen C §672); 1-year license suspension or delay if defendant under age 21 (Veh C §13202.5); designation as habitual traffic offender for 3 years if conviction was within 7 years of two or more convictions of Veh C §23103, §23103.5, §23152, or §23153 (Pen C §193.7; Veh C §§13350(b), 14601.3(e)(3))
*192(c)(1), 193(c)(1)	Vehicular manslaughter with gross negligence	1 year and \$1,000 maximum (Pen C §672)
192(c)(2), 193(c)(2)	Vehicular manslaughter without gross negligence	1 year and \$1,000 maximum (Pen C §672)
*192.5(b), 193.5(b)	Vessel manslaughter while intoxicated without gross negligence	1 year and \$1,000 maximum (Pen C §672); 1-year license suspension or delay if defendant under age 21 (Veh C §13202.5)
*192.5(c), 193.5(c)	Vessel manslaughter with gross negligence	1 year and \$1,000 maximum (Pen C §672)
192.5(d), 193.5(d)	Vessel manslaughter without gross negligence	1 year and \$1,000 maximum (Pen C §672)
193.8	Relinquishing motor vehicle to intoxicated minor	6 months and/or \$1,000 maximum
236	False imprisonment (felony sentence is mandated if effected by violence, menace, fraud, or deceit)	1 year and/or \$1,000 maximum (Pen C §237)
240, 241(a)	Assault	6 months and/or \$1,000 maximum; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
241(b)	Assault against parking control officer	6 months and/or \$2,000 maximum; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
241(c)	Assault against peace officer, or other specified public service employee	1 year and/or \$2,000 maximum; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*241.1	Assault against custodial officer	1 year and \$1,000 maximum (Pen C §672)
241.2(a)(1)	Assault against person on school or park property	1 year and/or \$2,000 maximum; if assault committed by minor on school property, court may order minor to attend counseling at expense of minor's parents (Pen C §241.2(a)(2)); counseling mandatory if minor subject to juvenile court jurisdiction (Welf & I C §729.6)
241.3	Assault against person on the property of, or on a motor vehicle of, a public transportation provider	1 year and/or \$2,000 maximum; defendant must serve some period of confinement (Pen C §1203.055)
*241.4	Assault against school police department member	1 year and \$1,000 maximum (Pen C §672)
*241.7	Assault against juror by party to action	1 year and/or \$2,000 maximum
242, 243(a)	Battery	6 months and/or \$2,000 maximum; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
243(b)	Battery against peace officer or other specified public service employee	1 year and/or \$2,000 maximum; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*243(c)(1)	Battery inflicting injury on specified public service employee	1 year and/or \$2,000 maximum; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*243(c)(2)	Battery inflicting injury on peace officer	1 year and/or \$10,000 maximum; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*243(d)	Battery with serious bodily injury	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
243(e)	Battery against a spouse, a person with whom defendant is cohabiting, a person who is the parent of defendant's child, former spouse, fiancé, or fiancée, or a person with whom defendant has or had a dating or engagement relationship	1 year and/or \$2,000 maximum; if probation granted, defendant must participate in minimum 1-year batterer's treatment or other counseling program; as condition of probation, court may require, instead of a fine, maximum \$5,000 payment to battered women's shelter and/or payment of expenses incurred by victim (Pen C §§243(e)(2), 1203.097); mandatory minimum 48 hours if probation granted and defendant has been previously convicted of violating Pen C §243(e) or §273.5, unless good cause shown (Pen C §243(e)(3)); domestic violence prevention programs fee of \$250 maximum where authorized by county, unless defendant is unable to pay (Pen C §1463.27); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
243.2	Battery against person on school or park property, or hospital grounds	1 year and/or \$2,000 maximum; if battery committed by minor on school property, court may order minor to attend counseling at expense of minor's parents (Pen C §243.2(a)(2)); counseling mandatory if minor subject to juvenile court jurisdiction (Welf & I C §729.6)
243.25	Battery against elder or dependent adult with knowledge that victim is an elder or dependent adult	1 year and/or \$2,000 maximum
*243.3	Battery against transportation worker or passenger (wobbler if injury is inflicted)	1 year and/or \$10,000 maximum; defendant must serve some period of confinement (Pen C §1203.055)
243.35	Battery against person on the property of, or in the motor vehicle of, a public transportation provider	1 year and/or \$2,000 maximum
*243.4(a)-(d)	Sexual battery	1 year and \$2,000 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); mandatory registration with law enforcement under Pen C §290; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
243.4(e)	Misdemeanor sexual battery	6 months and/or \$2,000 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); mandatory registration with law enforcement under Pen C §290; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
	Misdemeanor sexual battery by employer	6 months and/or \$3,000 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); mandatory registration with law enforcement under Pen C §290; defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*243.7	Battery against juror by party to action	1 year and/or \$5,000 maximum
*244.5	Assault with stun gun or less lethal weapon	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*245(a)(1)	Assault with deadly weapon or instrument other than firearm	1 year and/or \$10,000 maximum; disposal of weapon (Pen C §245(e), 18000, 18005); in cases of "road rage" assault, court may suspend driving privileges (6 months — 1st offense; 1 year — 2nd or subsequent offense) and/or order completion of anger management course (Veh C §13210); mandatory revocation of driving privileges if felony conviction and court finds vehicle constituted the deadly weapon or instrument used to commit the offense (Veh C §13351.5); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*245(a)(2)	Assault with firearm	Minimum 6 months (mandatory, except in unusual cases, with probation under Pen C §1203.095); 1 year and/or \$10,000 maximum; disposal of firearm (Pen C §245(e), 18000, 18005); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*245(a)(4)	Assault with force likely to produce great bodily injury	1 year and/or \$10,000 maximum; in cases of "road rage" assault, court may suspend driving privileges (6 months — 1st offense; 1 year — 2nd or subsequent offense) and/or order completion of anger management course (Veh C §13210); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*245.5(a)	Assault with deadly weapon other than firearm or assault with force likely to produce great bodily injury on school employee	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*245.5(b)	Assault with firearm on school employee	Mandatory minimum 6 months to maximum 1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §28905(a)(1))
*245.5(c)	Assault with stun gun or taser on school employee	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
245.6(c)	Hazing not resulting in serious bodily injury	1 year maximum and/or minimum \$100 to maximum \$5,000
*245.6(d)	Hazing resulting in death or serious bodily injury	1 year and \$1,000 maximum (Pen C §672)
*246	Discharging firearm at inhabited dwelling or occupied building or vehicle	Minimum 6 months (mandatory, except in unusual cases, with probation under Pen C §1203.095); 1 year and \$1,000 maximum (Pen C §672)
*246.3(a)	Discharging firearm in grossly negligent manner that could result in injury or death	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
246.3(b)	Discharging BB gun in grossly negligent manner that could result in injury or death	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*247(b)	Discharging firearm at uninhabited building or unoccupied vehicle	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
261.5(b)	Unlawful sexual intercourse with minor who is not more than 3 years older or 3 years younger than defendant	6 months and/or \$1,000 maximum (Pen C §19); mandatory AIDS testing (Pen C §1202.1); defendant may be liable for civil penalties (Pen C §261.5(e))
*261.5(c)	Unlawful sexual intercourse with minor who is more than 3 years younger than defendant	1 year and \$1,000 maximum (Pen C §672); mandatory AIDS testing (Pen C §1202.1); defendant may be liable for civil penalties (Pen C §261.5(e))
*261.5(d)	Unlawful sexual intercourse with minor who is under 16 years of age by defendant 21 years of age or older	Same as above
*266	Seduction of minor for prostitution	1 year and/or \$2,000 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); mandatory registration with law enforcement under Pen C §290
*266c	Inducing commission of sexual act through false representation creating fear	1 year and \$1,000 maximum (Pen C §672); additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); mandatory registration with law enforcement under Pen C §290
*270	Non-support of minor child (wobbler if defendant acted with notice of court adjudication that he or she is child's parent)	1 year and/or \$2,000 maximum
270a	Abandonment or non-support of spouse	6 months and/or \$1,000 maximum (Pen C §19)
270c	Adult child's non-support of indigent parent	6 months and/or \$1,000 maximum (Pen C §19)
270.6	Leaving state with intent to willfully omit, without lawful excuse, to furnish spousal support	1 year and/or \$2,000 maximum
*271	Desertion of child under 14 years of age, with intention to abandon	1 year and/or \$1,000 maximum
*271a	Abandonment or refusal to maintain child under 14 years of age	1 year and/or \$1,000 maximum
272(a)	Contributing to the delinquency or dependency of a minor	1 year and/or \$2,500 maximum; probation for maximum 5 years; registration with law enforcement under Pen C §290 and additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense) under Pen C §290.3, if offense involves lewd and lascivious conduct, unless defendant unable to pay

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
272(b)	Communication (including use of telephone and Internet) by person over 21 years of age with minor under 14 years of age for purpose of luring or transporting minor away from home without express consent of minor's parent or guardian (may be charged as infraction)	6 months and/or \$1,000 maximum (Pen C §19)
*273a(a)	Child abuse or endangerment likely to produce great bodily harm or death	1 year and \$1,000 maximum (Pen C §672); discretionary maximum \$1,000 restitution fine (Pen C §294(a)); if probation granted, court must require minimum 4-year probation period, a criminal court protective order, participation for minimum 1 year in child abuser's treatment counseling program (Pen C §273a(c)(1)–(3)); if defendant under the influence of drugs or alcohol during commission of offense, defendant must, as condition of probation, abstain from use of drugs or alcohol and is subject to random drug testing (Pen C §273a(c)(4)); court may waive minimum conditions of probation in interest of justice and states reasons on record (Pen C §273a(c)(5))
273a(b)	Child abuse or endangerment not likely to produce great bodily harm or death	6 months and/or \$1,000 maximum (Pen C §19); discretionary maximum \$1,000 restitution fine (Pen C §294(a)); if probation granted, court must require minimum 4-year probation period, a criminal court protective order, participation for minimum 1 year in child abuser's treatment counseling program (Pen C §273a(c)(1)–(3)); if defendant under the influence of drugs or alcohol during commission of offense, defendant must, as condition of probation, abstain from use of drugs or alcohol and is subject to random drug testing (Pen C §273a(c)(4)); court may waive minimum conditions of probation in interest of justice and states reasons on record (Pen C §273a(c)(5))
*273d	Infliction of cruel or inhuman corporal punishment on child	1 year and/or \$6,000 maximum; discretionary maximum \$1,000 restitution fine (Pen C §294(a)); if probation granted, court must require minimum 3-year probation period, a criminal court protective order, participation for minimum 1 year in child abuser's treatment counseling program (Pen C §273d(c)(1)–(3)); if defendant under the influence of drugs or alcohol during commission of offense, defendant must, as condition of probation abstain from use of drugs or alcohol and is subject to random drug testing (Pen C §273d(c)(4)); court may waive minimum conditions of probation in interest of justice and states reasons on record (Pen C §273d(c)(5))

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
273i	Publishing information about a child with intent that another person use the information to commit a crime against the child, and the information is likely to aid in the commission of the crime	1 year and/or \$1,000 maximum
273j(a)	Failure of parent/guardian to timely report death of child under 14 years of age	1 year and/or \$1,000 maximum
273j(b)	Failure of parent/guardian to timely report as missing a child under 14 years of age	1 year and/or \$1,000 maximum
*273.5(a)	Abuse of spouse, former spouse, cohabitant, former cohabitant, fiancé or fiancée, or someone with whom the offender has, or previously had, an engagement or dating relationship, or parent of defendant's child by willfully inflicting corporal injury resulting in a traumatic condition	1 year and/or \$6,000 maximum; court must consider issuing order restraining defendant from any contact with victim (Pen C §273.5(j)); if probation granted, court must impose conditions specified for crimes of domestic violence under Pen C §1203.097 (Pen C §273.5(g)); as condition of probation, court may require, instead of a fine, maximum \$5,000 payment to battered women's shelter and/or payment of expenses incurred by victim (Pen C §§273.5(i), 1203.097); domestic violence prevention programs fee of \$250 maximum where authorized by county, unless defendant unable to pay (Pen C §1463.27); defendant may not possess firearm (Pen C §29805(b))
*273.5(e)	Spouse/cohabitant abuse in violation of Pen C §273.5(a) occurring within 7 years of a prior conviction of Pen C §243(d) (battery resulting in serious bodily injury), §243(e) (battery against spouse/cohabitant), §243.4 (sexual battery), §244 (assault with caustic chemicals), §244.5 (assault with stun gun or taser), §245 (assault with deadly weapon or firearm), or §273.5(a)	1 year and/or \$10,000 maximum; if probation granted, court must order minimum 15 days in county jail (60 days if two or more priors within 7 years) and impose conditions specified for crimes of domestic violence under Pen C §1203.097, unless court finds good cause for not imposing either or both requirements and states reasons on record (Pen C §273.5(h)); as condition of probation, court may require, instead of a fine, maximum \$5,000 payment to battered women's shelter and/or payment of expenses incurred by victim (Pen C §§273.5(i), 1203.097); domestic violence prevention programs fee of \$250 maximum where authorized by county, unless defendant unable to pay (Pen C §1463.27); defendant may not possess firearm (Pen C §29805(b))

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
273.6(a)	Intentional and knowing violation of protective order under specified code provisions — 1st offense	1 year and/or \$1,000 maximum; if probation granted, court must impose conditions specified for crimes of domestic violence under Pen C §1203.097 (Pen C §273.6(h)); as condition of probation, court may require, instead of a fine, maximum \$5,000 payment to battered women's shelter or to a shelter for abused elder persons or dependent adults and/or payment of expenses incurred by victim (Pen C §§273.6(h), 1203.097); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
273.6(b)	Violation of protective order resulting in physical injury	Mandatory minimum 30 days to maximum 1 year and/or \$2,000 maximum; if defendant imprisoned for 48 hours or more, court may reduce or eliminate the mandatory minimum imprisonment in interest of justice and state reasons on record; if probation granted, court must impose conditions specified for crimes of domestic violence under Pen C §1203.097 (Pen C §273.6(h)); as condition of probation, court may require, instead of a fine, maximum \$5,000 payment to battered women's shelter or to a shelter for abused elder persons or dependent adults and/or payment of expenses incurred by victim (Pen C §§273.6(h), 1203.097); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*273.6(d)	Violation of protective order — 2nd or subsequent offense within 7 years and involving act or "credible threat" of violence as defined in Pen C §139(c)	1 year and \$1,000 maximum (Pen C §672); if probation granted, court must impose conditions specified for crimes of domestic violence under Pen C §1203.097 (Pen C §273.6(h)); as condition of probation, court may require, instead of a fine, maximum \$5,000 payment to battered women's shelter or to a shelter for abused elder persons or dependent adults and/or payment of expenses incurred by victim (Pen C §§273.6(h), 1203.097); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))

Pen C §	Description of Crime	Sentence
*273.6(e)	Violation of protective order — 2nd or subsequent offense within 1 year and resulting in physical injury to the same victim	Mandatory minimum 6 months to maximum 1 year and/or \$2,000 maximum; if defendant imprisoned for 30 days or more, court may reduce or eliminate the mandatory minimum imprisonment in interest of justice and state reasons on record; if probation granted, court must impose conditions specified for crimes of domestic violence under Pen C §1203.097 (Pen C §273.6(h)); as condition of probation, court may require, instead of a fine, maximum \$5,000 payment to battered women's shelter or to a shelter for abused elder persons or dependent adults and/or payment of expenses incurred by victim (Pen C §§273.6(h), 1203.097); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*273.6(g)	Violation of protective order — knowing possession, purchase, or receipt of firearm in violation of order	1 year and/or \$1,000 maximum (Pen C §§273.6(g)(1), 29825); if probation granted, court must impose conditions specified for crimes of domestic violence under Pen C §1203.097 (Pen C §273.6(h)); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
273.65(a)	Intentional and knowing violation of protective order issued under Welf & I C §213.5, §304, or §362.4 — 1st offense	1 year and/or \$1,000 maximum; court may order counseling and participation in batterer's treatment program, unless inappropriate for defendant (Pen C §273.65(g)); as condition of probation, court may require, instead of fine, maximum \$5,000 payment to battered women's shelter and/or payment of expenses incurred by victim (Pen C §§273.65(h), 1203.097)
273.65(b)	Violation of protective order resulting in physical injury	Mandatory minimum 30 days to maximum 1 year and/or \$2,000 maximum; if defendant imprisoned for 48 hours or more, court may reduce or eliminate the mandatory minimum imprisonment in interest of justice and state reasons on record; court may order counseling and participation in batterer's treatment program, unless inappropriate for defendant (Pen C §273.65(g)); as condition of probation, court may require, instead of fine, maximum \$5,000 payment to battered women's shelter and/or payment of expenses incurred by victim (Pen C §§273.65(h), 1203.097)
273.65(d)	Violation of protective order — 2nd or subsequent offense within 7 years and involving act or "credible threat" of violence as defined in Pen C §139(c)	1 year and \$1,000 maximum (Pen C §672); court may order counseling and participation in batterer's treatment program, unless inappropriate for defendant (Pen C §273.65(g)); as condition of probation, court may require, instead of fine, maximum \$5,000 payment to battered women's shelter and/or payment of expenses incurred by victim (Pen C §§273.65(h), 1203.097)

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
273.65(e)	Violation of protective order — 2nd or subsequent offense within 1 year and resulting in physical injury to the same victim	Mandatory minimum 6 months to maximum 1 year and/or \$2,000 maximum; if defendant imprisoned for 30 days or more, court may reduce or eliminate the mandatory minimum imprisonment in interest of justice and state reasons on record; court may order counseling and participation in batterer's treatment program, unless inappropriate for defendant (Pen C §273.65(g)); as condition of probation, court may require, instead of a fine, maximum \$5,000 payment to battered women's shelter and/or payment of expenses incurred by victim (Pen C §§273.65(h), 1203.097)
*278	Child abduction from lawful custodian	1 year and/or \$1,000 maximum; court must order payment of restitution for costs incurred by district attorney and victim in locating and recovering the child (Pen C §278.6(c))
*278.5	Child abduction in violation of custody order	1 year and/or \$1,000 maximum; court must order payment of restitution for costs incurred by district attorney and victim in locating and recovering the child (Pen C §278.6(c))
*288.2(a)(1)	Distribution or exhibition of harmful matter depicting minors engaging in sexual conduct to minor	1 year and \$1,000 maximum (Pen C §672)
*288.2(a)(2)	Distribution or exhibition of harmful matter not depicting minors engaging in sexual conduct to minor	1 year and \$1,000 maximum (Pen C §672)
288.4(a)	Arranging meeting with minor for lewd purpose (punishable as felony if defendant has prior conviction for sex offense listed in Pen C §290(c))	1 year and/or \$5,000 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); mandatory registration with law enforcement under Pen C §290
290.018(a)	Violation of registration provisions by person convicted of a misdemeanor sex offense or juvenile adjudicated for the commission of a sex offense	1 year and \$1,000 maximum (Pen C §672); if probation granted, defendant must serve minimum 90 days in county jail (Pen C §290.018(c))
290.018(d)	Violation of registration provisions by mentally disordered sex offender or offender found guilty of sex offense but adjudged not guilty by reason of insanity (2nd offense punishable as felony)	1 year and \$1,000 maximum (Pen C §672)

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*290.018(f)	Failure of sexually violent predator, as defined in Welf & I C §6600, to verify his/her registration every 90 days	1 year and \$1,000 maximum (Pen C §672)
290.018(g)	Failure of person convicted of sex offense who is living as a transient to update his/her registration no less than every 30 days	Mandatory minimum 30 days to maximum; 6 months and \$1,000 maximum (Pen C §672)
	3rd or subsequent violation (punishable as felony if underlying conviction is a felony sex offense)	1 year and \$1,000 maximum
290.018(h)	Failure of person convicted of sex offense to provide proof of residence as required for preregistration under Pen C §290.015(a)(5)	6 months and \$1,000 maximum (Pen C §672)
290.018(i)	Failure of person convicted of sex offense to provide Internet identifiers, as required by Pen C §290.015(a)(4)	6 months and \$1,000 maximum (Pen C §672)
290.018(k)	Failure of person convicted of sex offense to provide required information on Dep't of Justice registration forms	1 year and \$1,000 maximum (Pen C §672)
290.01(c)	Failure of person convicted of sex offense who attends or is employed by higher learning institution to register with campus police department — 1st offense	\$1,000 maximum
	2nd offense	6 months and/or \$1,000 maximum
	3rd or subsequent offense	1 year and/or \$1,000 maximum
*311.1(a)	Bringing child pornography into or distributing it within the state	1 year and/or \$1,000 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); additional maximum fine of up to \$2,000 if violation involves use of government-owned computer or network unless defendant unable to pay (Pen C §311.12); mandatory registration with law enforcement under Pen C §290
311.2(a), 311.9(a)	Bringing obscene matter into or distributing it within the state — 1st offense (2nd offense is punishable as felony)	6 months, plus 1 day for each additional unit of material, not to exceed 360 days; and/or \$1,000 plus \$5 for each additional unit, not to exceed \$10,000; discretionary maximum \$1,000 restitution fine (Pen C §294(a)); additional maximum fine of \$2,000 if violation involves use of government-owned computer or network unless defendant unable to pay (Pen C §311.12)

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*311.2(c)	Bringing child pornography into or distributing it within the state — 1st offense (2nd offense is punishable as felony)	1 year and/or \$2,000 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); discretionary maximum \$1,000 restitution fine (Pen C §294(a)); additional maximum fine of \$2,000 if violation involves use of government-owned computer or network unless defendant unable to pay (Pen C §311.12); mandatory registration with law enforcement under Pen C §290
311.3	Sexual exploitation of a child — 1st offense (2nd offense is punishable as felony)	1 year and/or \$2,000 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); discretionary maximum \$1,000 restitution fine (Pen C §294(a)); additional maximum fine of \$2,000 if violation involves use of government-owned computer or network unless defendant unable to pay (Pen C §311.12); mandatory registration with law enforcement under Pen C §290
*311.4(a), 311.9(b)	Using a minor to assist in bringing in obscene matter or distributing it within the state — 1st offense (2nd offense is punishable as felony)	1 year and/or \$2,000 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); mandatory registration with law enforcement under Pen C §290
311.5, 311.9(a)	Advertising obscene matter — 1st offense (2nd offense is punishable as felony)	6 months and/or \$1,000 maximum; additional punishment per unit described above under §311.2(a)
311.6	Engaging in or supporting obscene live conduct	6 months and/or \$1,000 maximum (Pen C §19)
311.7, 311.9(c)	Requiring acceptance of obscene matter as condition to purchasing other merchandise — 1st offense	6 months and/or \$1,000 maximum
	2nd or subsequent offense (3rd or subsequent offense is felony)	1 year and/or \$2,000 maximum
*311.10	Advertising child pornography for sale or distribution	1 year and/or \$50,000 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); additional maximum fine of \$2,000 if violation involves use of government-owned computer or network unless defendant unable to pay (Pen C §311.12); mandatory registration with law enforcement under Pen C §290

Pen C §	Description of Crime	Sentence
*311.11(a)	Possession of child pornography — 1st offense (2nd offense is felony)	1 year and/or \$2,500 maximum; additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); additional maximum fine of \$2,000 if violation involves use of government-owned computer or network unless defendant unable to pay (Pen C §311.12); mandatory registration with law enforcement under Pen C §290
*311.11(c)(1)	Possession of more than 600 images that violate Pen C §311.11(a), and 10 or more images involving a prepubescent minor or a minor under 12 years of age — 1st offense (2nd offense is felony)	Same as above
*311.11(c)(2)	Possession of matter that portrays sexual sadism or sexual masochism involving a minor under 18 years of age — 1st offense (2nd offense is felony)	Same as above
314(1)	Indecent exposure — 1st offense (2nd offense, or 1st offense after violation of Pen C §288, is felony)	6 months and/or \$1,000 maximum (Pen C §19); additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); mandatory registration with law enforcement under Pen C §290
*314(1)	Indecent exposure after entering inhabited building or vehicle without consent	1 year and \$1,000 maximum (Pen C §672); additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); mandatory registration with law enforcement under Pen C §290
314(2)	Indecent exposure — procuring, counseling, or assisting a person to expose	6 months and/or \$1,000 (Pen C §19); additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); mandatory registration with law enforcement under Pen C §290
330	Gaming	6 months maximum and/or minimum \$100 to maximum \$1,000
346	Ticket scalping	6 months and/or \$1,000 maximum (Pen C §19)

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*368(b)(1)	Willful causing of pain to, or suffering of, elder or dependent adult under circumstances or conditions likely to produce great bodily harm or death — 1st offense	1 year and/or \$6,000 maximum; if probation granted, court may order counseling (Pen C §368(k)); court must consider issuing an order restraining defendant from contact with victim, which may be valid for up to 10 years (Pen C §368(l))
	2nd or subsequent offense	1 year and/or \$10,000 maximum; if probation granted, court may order counseling (Pen C §368(k)); court must consider issuing an order restraining defendant from contact with victim, which may be valid for up to 10 years (Pen C §368(l))
368(c)	Willful causing of pain to, or suffering of, elder or dependent adult under circumstances or conditions other than those likely to produce great bodily harm or death — 1st offense	6 months and/or \$1,000 maximum (Pen C §19); if probation granted, court may order counseling (Pen C §368(k)); court must consider issuing an order restraining defendant from contact with victim, which may be valid for up to 10 years (Pen C §368(l))
	2nd or subsequent offense	1 year and/or \$2,000 maximum; if probation granted, court may order counseling (Pen C §368(k)); court must consider issuing an order restraining defendant from contact with victim, which may be valid for up to 10 years (Pen C §368(l))
368(d)–(e)	Theft or embezzlement of property belonging to elder or dependent adult, and value of property taken is \$950 or less	1 year and/or \$1,000 maximum; if probation granted, court may order counseling (Pen C §368(k)); court must consider issuing an order restraining defendant from contact with victim, which may be valid for up to 10 years (Pen C §368(l))
*368(d)–(e)	Theft or embezzlement of property belonging to elder or dependent adult and value of property taken exceeds \$950	1 year and \$2,500 maximum, or alternatively by a maximum fine of \$10,000; if probation granted, court may order counseling (Pen C §368(k)); court must consider issuing an order restraining defendant from contact with victim, which may be valid for up to 10 years (Pen C §368(l))
374.4	Littering on public or private property (infraction) — 1st offense	Mandatory minimum \$250 to maximum \$1,000; additional fine of \$100 (Pen C §1202.51); also as condition of probation, court may require litter pickup for minimum 8 hours (Pen C §374.4(e))
	2nd offense	Mandatory minimum \$500 to maximum \$1,500; same additional fine and condition permitted as on 1st offense
	3rd or subsequent offense	Mandatory minimum \$750 to maximum \$3,000; same additional fine and condition permitted as on 1st offense
*374.8	Unauthorized dumping of hazardous substances	1 year maximum and/or minimum \$50 to maximum \$10,000; additional fine of \$200 (Pen C §1202.51)

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
379	Sale or distribution of Salvia divinorum or Salvinorin A to minor	6 months and/or \$1,000 maximum
380(a)	Sale or distribution of toluene to minor	Minimum 6 months to maximum 1 year or minimum \$1,000 to maximum \$2,500; mandatory business license suspension if one prior conviction unless good faith effort to prevent illegal sales (Pen C §380(b))
381	Possession of toluene or other substance with intent to inhale and become intoxicated	6 months and/or \$1,000 maximum (Pen C §19); defendant may be eligible for sentencing under Proposition 36
381b	Possession of nitrous oxide or other substance with intent to inhale and become intoxicated	6 months and/or \$1,000 maximum (Pen C §19); defendant may be eligible for sentencing under Proposition 36
381c	Sale or distribution of nitrous oxide to minor	6 months and/or \$1,000 maximum (Pen C §19); court must consider ordering community service as condition of probation
*399(b)	Owner or person having custody or control allowing vicious animal at large resulting in serious bodily injury	6 months and/or \$1,000 maximum (Pen C §19)
*399.5	Failure of owner to exercise ordinary care with dog that bites persons on two separate occasions or on one occasion causing substantial physical injury	1 year and/or \$10,000 maximum
404, 405	Participating in riot	1 year and/or \$1,000 maximum
404.6(a), (b)	Incitement to riot	1 year and/or \$1,000 maximum
404.6(a), (c)	Incitement to riot in state prison or county jail resulting in serious bodily injury	1 year and \$1,000 maximum (Pen C §672)
407, 408	Unlawful assembly	6 months and/or \$1,000 maximum (Pen C §19)
415	Disturbing the peace	90 days and/or \$400 maximum
415.5	Disturbing the peace on school, college, or university grounds — 1st offense	90 days and/or \$400 maximum
	2nd offense or 1st offense after conviction under Pen C §§626–626.11 of another crime on school property	Mandatory minimum 10 days to maximum 6 months and \$1,000 maximum (cannot be released on any basis without service of minimum)
	3rd or subsequent offense, including convictions under Pen C §§626–626.11	Mandatory minimum 90 days to maximum 6 months and \$1,000 maximum (cannot be released on any basis without service of minimum)

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*417(a)(1)	Brandishing a deadly weapon other than a firearm (wobbler if defendant intentionally inflicts serious bodily injury (Pen C §§417.6))	Minimum 30 days (Pen C §417(a)(1)) to maximum 6 months (Pen C §19) and \$1,000 maximum (Pen C §672); disposal of weapon (Pen C §§417.6(c), 18000, 18005); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*417(a)(2)(A)	Brandishing a concealable firearm in a public place (wobbler if defendant intentionally inflicts serious bodily injury (Pen C §§417.6))	Minimum 3 months (mandatory except in unusual cases, with probation under Pen C §1203.095) to maximum 1 year and/or \$1,000 maximum; disposal of firearm (Pen C §§417.6(c), 18000, 18005); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*417(a)(2)(B)	Brandishing a firearm (wobbler if defendant intentionally inflicts serious bodily injury (Pen C §§417.6))	Minimum 3 months (mandatory, except in unusual cases, with probation under Pen C §1203.095) to maximum 6 months (Pen C §19) and \$1,000 maximum (Pen C §672); disposal of firearm (Pen C §§417.6(c), 18000, 18005); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*417(b)	Brandishing a loaded firearm on grounds of a day care center (wobbler if defendant intentionally inflicts serious bodily injury (Pen C §§417.6))	Minimum 3 months to maximum 1 year and \$1,000 maximum (Pen C §672); disposal of firearm (Pen C §§417.6(c), 18000, 18005); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*417(c)	Brandishing a firearm in the immediate presence of a peace officer (wobbler if defendant intentionally inflicts serious bodily injury (Pen C §§417.6))	Minimum 9 months (mandatory minimum 6 months, except in unusual cases, with probation under Pen C §1203.095) to maximum 1 year (Pen C §417(c)) and \$1,000 maximum (Pen C §672); disposal of firearm (Pen C §§417.6(c), 18000, 18005); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*417(d)	Brandishing a firearm in the presence of person who is cleaning up graffiti or vandalism (wobbler if defendant intentionally inflicts serious bodily injury (Pen C §§417.6))	Minimum 3 months to maximum 1 year and \$1,000 maximum (Pen C §672); disposal of firearm (Pen C §§417.6(c), 18000, 18005); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
417.25	Brandishing a laser scope or laser pointer	30 days and \$1,000 maximum (Pen C §672)
417.26	Brandishing a laser scope or laser pointer at a peace officer	6 months and \$1,000 maximum (Pen C §672)
417.4	Brandishing imitation firearm	Minimum 30 days (Pen C §417.4) to maximum 6 months (Pen C §19) and \$1,000 maximum (Pen C §672)
*417.6(a)	Serious bodily injury while brandishing deadly weapon or firearm	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*422	Threatening to commit a crime which will result in death or great bodily injury	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
422.6	Use of force, threats, or destruction of property to interfere with another's exercise of civil rights	1 year and/or \$5,000 maximum; court must order community service of maximum 400 hours over period not exceeding 350 days (during time other than school or employment) (Pen C §422.6(c)); if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*422.7	Commission of crime for purpose of interfering with another's exercise of civil rights	1 year and/or \$10,000 maximum; if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85)
423.2(a)	Intentionally injuring, intimidating, or interfering with reproductive health services patient or provider by force, threat of force, or physical obstruction — 1st offense	1 year and/or \$25,000 maximum (Pen C §423.3(d)); if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85)
	2nd or subsequent violation	1 year and/or \$50,000 maximum (Pen C §423.3(e)); same probation conditions as on 1st offense

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
423.2(b)	Intentionally injuring, intimidating, or interfering with person lawfully exercising or seeking to exercise right of religious freedom at place of worship by force, threat of force, or physical obstruction — 1st offense	1 year and \$25,000 maximum (Pen C §423.3(d)); if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85)
	2nd or subsequent violation	1 year and/or \$50,000 maximum (Pen C §423.3(e)); same probation conditions as on 1st offense
423.2(c)	Intentionally injuring, intimidating, or interfering with reproductive health services patient or provider by nonviolent physical obstruction — 1st offense	1 year and/or \$10,000 maximum (Pen C §423.3(a)); if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85)
	2nd or subsequent violation	1 year and/or \$25,000 maximum (Pen C §423.3(b)); same probation conditions as on 1st offense
423.2(d)	Intentionally injuring, intimidating, or interfering with person lawfully exercising or seeking to exercise right of religious freedom at place of worship by nonviolent physical obstruction — 1st offense	1 year and/or \$10,000 maximum (Pen C §423.3(a)); if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85)
	2nd or subsequent violation	1 year and/or \$25,000 maximum (Pen C §423.3(b)); same probation conditions as on 1st offense

Pen C §	Description of Crime	Sentence
423.2(e)	Intentionally damaging or destroying property of a reproductive health services patient, provider, assistant, or facility — 1st offense	1 year and/or \$25,000 maximum (Pen C §423.3(c)); if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85)
	2nd or subsequent violation	1 year and/or \$50,000 maximum (Pen C §423.3(e)); same probation conditions as on 1st offense
423.2(f)	Intentionally damaging or destroying property of a place of religious worship — 1st offense	1 year and/or \$25,000 maximum (Pen C §423.3(c)); if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85)
	2nd or subsequent violation	1 year and/or \$50,000 maximum (Pen C §423.3(e)); same probation conditions as on 1st offense
423.2(g)	Videotaping, filming, photographing or electronic recording of a reproductive health services patient, provider, or assistant with intent to intimidate within 100 feet of the entrance to, or within, a reproductive health services facility — 1st offense	1 year and/or \$10,000 (Pen C §423.3(a)); if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85)
	2nd or subsequent violation	1 year and/or \$25,000 (Pen C §423.3(b)); same probation conditions as on 1st offense

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
423.2(h)	Disclosing or distributing a videotape, film, photograph, or recording obtained in violation of Pen C §423.2(g) in any manner or forum, including internet websites and social media, with intent to intimidate a reproductive health services patient, provider, or assistant from becoming or remaining a reproductive health services patient, or assistant — 1st offense	1 year and/or \$10,000 (Pen C §423.3(a)); if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85)
	2nd or subsequent violation	1 year and/or \$25,000 (Pen C §423.3(b)); same probation conditions as on 1st offense
*452(a)	Unlawfully causing a fire that causes great bodily injury	1 year and \$1,000 (Pen C §672)
*452(b)	Unlawfully causing a fire of an inhabited structure or property	1 year and \$1,000 (Pen C §672)
*452(c)	Unlawfully causing a fire of a structure or forest land	6 months and \$1,000 (Pen C §672)
452(d)	Unlawfully causing a fire of property	6 months and/or \$1,000 maximum (Pen C §19)
*453	Possession, manufacture, or disposal of flammable with intent to set a fire	1 year and \$1,000 (Pen C §672); registration with law enforcement under Pen C §457.1
457.1(h)	Violation of registration provisions by person convicted of arson	6 months and/or \$1,000 maximum (Pen C §19)
	Willful violation	Minimum 90 days to maximum 1 year and \$1,000 maximum (Pen C §672); court may not absolve minimum confinement obligation and minimum 1-year probation
*459, 460, 461(b)	Burglary in the second degree (probation not permitted if burglary of inhabited dwelling, trailer, or building)	1 year and \$1,000 maximum (Pen C §672)
459.5	Shoplifting (value of property taken does not exceed \$950) (punishable as felony if defendant has prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv) or for offense requiring sex offender registration under Pen C §290(c))	6 months and/or \$1,000 maximum (Pen C §19)
*463(a)	Burglary in the second degree within area in a state of emergency or under an evacuation order resulting from earthquake, flood, fire, riot, or other natural or manmade disaster — “looting”	1 year and \$1,000 maximum (Pen C §672); if probation granted, court must order minimum 180 days in county jail unless court finds that the interests of justice would best be served by reducing or eliminating the mandatory jail sentence; court may also require as condition of probation maximum 240 hours of community service

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*463(b)	Grand theft, except grand theft of a firearm, within area in a state of emergency or under an evacuation order resulting from earthquake, flood, fire, riot, or other natural or manmade disaster — “looting”	1 year and \$1,000 maximum (Pen C §672); if probation granted, court must order minimum 180 days in county jail unless court finds that the interests of justice would best be served by reducing or eliminating the mandatory jail sentence; court may also require as condition of probation maximum 160 hours of community service
463(c)	Petty theft within area in a state of emergency or under an evacuation order resulting from earthquake, flood, fire, riot, or other natural or manmade disaster — “looting”	6 months and \$1,000 maximum (Pen C §672); if probation granted, court must order minimum 90 days in county jail unless court finds that the interests of justice would best be served by reducing or eliminating the mandatory jail sentence; court may also require as condition of probation maximum 80 hours of community service
*470, 473(a)	Forgery	1 year and \$1,000 maximum (Pen C §672)
470, 473(b)	Forgery relating to a check, bond, bank bill, note, cashier’s check, traveler’s check, or money order where value does not exceed \$950 (punishable as felony if defendant has prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv) or for offense requiring sex offender registration under Pen C §290(c) <i>Note: Penal Code §473(b) is not applicable to a defendant who is convicted of both forgery and identity theft.</i>	1 year and \$1,000 maximum (Pen C §672)
*470a, 470b	Alteration (§470a) or display (§470b) of driver’s license or ID card with intent to facilitate forgery	1 year and \$1,000 maximum (Pen C §672)
*474	Sending false or forged message by telephone or telegraph	1 year and/or \$10,000 maximum
*475, 473(a)	Possession of forged bill, note, lottery ticket, etc., with intent to pass	1 year and \$1,000 maximum (Pen C §672)
*476, 473(a)	Making or uttering fictitious instrument with intent to defraud	1 year and \$1,000 maximum (Pen C §672)
*476a(a)	Issuing checks without sufficient funds, with intent to defraud and check(s) amount exceeds \$950	1 year and \$1,000 maximum (Pen C §672)

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
476a(b)	<p>Issuing checks without sufficient funds, with intent to defraud and check amount does not exceed \$950 (punishable as felony if defendant has prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv), or for an offense requiring sex offender registration under Pen C §290(c))</p> <p><i>Note: Penal Code §476a(b) is not applicable if defendant has suffered three or more prior convictions of Pen C §470, §475, §476, or §476a, or petty theft in a case in which defendant's offense was also of violation of Pen C §470, §475, §476, or §476a. Foreign priors with all the elements qualify.</i></p>	1 year and \$1,000 maximum (Pen C §672)
484, 487, 488, 490	Petty theft — 1st offense (may be charged as infraction if value of property does not exceed \$50 (Pen C §490.1))	6 months and/or \$1,000 maximum
	*2nd or subsequent offense (wobbler under Pen C §666)	1 year and \$1,000 maximum (Pen C §672)
*484e(a), 489(c)	Transferring, selling, conveying, or acquiring bank access card with intent to defraud	1 year and \$1,000 maximum (Pen C §672)
*484e(b), 489(c)	Acquiring bank access cards of four or more persons within 12-month period knowing that they were acquired under circumstances which constitute a violation of Pen C §484e(a), (c), or (d)	1 year and \$1,000 maximum (Pen C §672)
*484e(c), 490	Acquiring bank access card without holder's or issuer's consent with intent to sell or transfer it to person other than the holder or issuer	6 months and/or \$1,000 maximum
*484e(d), 489(c)	Acquiring bank access card account information without holder's or issuer's consent with intent to defraud	1 year and \$1,000 maximum (Pen C §672)
485, 488, 490	Appropriation of lost property by finder	6 months and/or \$1,000 maximum

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*487(a), 489(c)	Grand theft — money, labor, or real or personal property and value exceeds \$950 <i>Note: If value does not exceed \$950, offense is considered petty theft and is punishable as a straight misdemeanor unless defendant has a prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv) or for offense requiring sex offender registration under Pen C §290(c). See Pen C §490.2.</i>	1 year and \$1,000 maximum (Pen C §672) 6 months and/or \$1,000 maximum (Pen C §19)
*487(c), 489(c), 490.2	Grand theft — property taken from the person of another and value exceeds \$950 <i>Note: If value does not exceed \$950, offense is considered petty theft and is punishable as a straight misdemeanor unless defendant has a prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv) or for offense requiring sex offender registration under Pen C §290(c). See Pen C §490.2.</i>	1 year and \$1,000 maximum (Pen C §672) 6 months and/or \$1,000 maximum (Pen C §19)
*487(d)(1), 489(c), 490.2	Grand theft — automobile taken and value exceeds \$950 <i>Note: If value does not exceed \$950, offense is considered petty theft and is punishable as a straight misdemeanor unless defendant has a prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv) or for offense requiring sex offender registration under Pen C §290(c). See Pen C §490.2.</i>	1 year and \$1,000 maximum (Pen C §672) 6 months and/or \$1,000 maximum (Pen C §19)
*487e, 489(c)	Grand theft — dog valued at more than \$950	1 year and \$1,000 maximum (Pen C §672)
487f, 490	Petty theft — dog valued at \$950 or less	6 months and/or \$1,000 maximum
*487h, 489(c)	Grand theft — cargo valued at more than \$950	1 year and \$1,000 maximum (Pen C §672)

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*487i, 489(c), 490.2	Grand theft — defrauding public housing authority of more than \$950 <i>Note: If value does not exceed \$950, offense is considered petty theft and is punishable as a straight misdemeanor unless defendant has a prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv) or for offense requiring sex offender registration under Pen C §290(c). See Pen C §490.2.</i>	1 year and \$1,000 maximum (Pen C §672) 6 months and/or \$1,000 maximum (Pen C §19)
*487j	Grand theft — copper materials valued at more than \$950	1 year and/or \$2,500 maximum
*487m	Grand theft — wages in an amount greater than \$950 from one employee, or \$2,350 in the aggregate from two or more employees within 12-month period	1 year and \$1,000 maximum (Pen C §672)
490.2	Petty theft — value of money, labor, or property taken does not exceed \$950 (punishable as felony if defendant has prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv) or for offense requiring sex offender registration under Pen C §290(c))	6 months and/or \$1,000 maximum (Pen C §19)
*490.4(a)(1)– (3)	Organized retail theft committed on two or more separate occasions within 12-month period and aggregate value of merchandise exceeds \$950 All other violations — misdemeanor	1 year and \$1,000 maximum (Pen C §672); if probation granted, court must consider ordering, as condition of probation, that defendant stay away from retail business with a reasonable nexus to the crime (Pen C §490.4(e))
*490.4(a)(4)	Organized retail theft	1 year and \$1,000 maximum (Pen C §672); if probation granted, court must consider ordering, as condition of probation, that defendant stay away from retail businesses with a reasonable nexus to the crime (Pen C §490.4(e))
490.5	Petty theft from merchant or library	minimum \$50 to maximum \$1,000 and/or 6 months maximum
496(a)	Receiving stolen property and value of property does not exceed \$950 (punishable as felony if defendant has prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv) or for offense requiring sex offender registration under Pen C §290(c))	1 year and \$1,000 maximum (Pen C §672)
*496(a)	Receiving stolen property and value of property exceeds \$950	1 year and \$1,000 maximum (Pen C §672)

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*496d	Receiving stolen vehicle, trailer, or vessel	1 year and/or \$1,000 maximum
*499(a)	Joyriding in violation of Pen C §499b with prior conviction of Pen C §487(d) involving a vehicle or vessel, or of taking a vehicle without the owner's consent (Veh C §10851), for which jail term was served	1 year and \$1,000 maximum (Pen C §672)
*499(b)	Joyriding in violation of Pen C §499b with two or more prior convictions of Pen C §499b, and jail term previously served	1 year and \$1,000 maximum (Pen C §672)
499b(a)	Joyriding of bicycle	3 months and/or \$400 maximum
499b(b)	Joyriding of vessel	1 year and/or \$1,000 maximum
*502	Computer-related crimes	1 year and/or \$5,000 maximum; \$10,000 maximum in cases involving computer viruses when injury results, or second or subsequent violation; some violations are infractions with \$1,000 maximum fine; computer subject to forfeiture under Pen C §502.01
502.6	Possession or use of device designed to scan or reencode information from or to the magnetic strip of a credit card with intent to defraud	1 year and/or \$1,000 maximum
518, 521	Extortion under color of official right	6 months and/or \$1,000 maximum (Pen C §19)
*524	Attempted extortion	1 year and/or \$10,000 maximum
528.5(a)	Credibly impersonating another person through or on an Internet website or other electronic means to harm, intimidate, threaten, or defraud another person	1 year and/or \$1,000 maximum (Pen C §528.5(d))
529.7	Obtaining or assisting person in obtaining a false driver's license or other DMV documents	1 year and/or \$1,000 maximum
*530.5(a)	Use of personal identifying information of another person to obtain credit, goods, services, or medical information	1 year and/or \$1,000 maximum
530.5(c)(1)	Acquisition or retention of personal identifying information of another person with intent to defraud	1 year and/or \$1,000 maximum
*530.5(c)(2)	Acquisition or retention of personal identifying information of another person with intent to defraud with prior conviction	1 year and/or \$1,000 maximum

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*530.5(c)(3)	Acquisition or retention of personal identifying information of 10 or more persons with intent to defraud with prior conviction	1 year and/or \$1,000 maximum
*530.5(d)(1)	Sale, transfer, or conveyance of personal identifying information of another person with intent to defraud	1 year and/or \$1,000 maximum
530.5(e)	Mail theft	1 year and/or \$1,000 maximum
537(a)	Obtaining accommodations or food services with intent to defraud and value is \$950 or less	6 months and/or \$1,000 maximum
*537(a)	Obtaining accommodations of food services with intent to defraud and value exceeds \$950	1 year and \$1,000 maximum (Pen C §672)
537e	Possession of personal property from which serial number has been removed and value of property is \$950 or less	6 months and \$1,000 maximum (Pen C §672)
	Possession of personal property from which serial number has been removed and value of property exceeds \$950	1 year and \$1,000 maximum (Pen C §672)
*537e	Possession of integrated computer chip or panel valued at \$950 or more from which serial number has been removed	1 year and \$1,000 maximum (Pen C §672)
*591	Removing or damaging telegraph, telephone, cable television, or electrical line	1 year or \$1,000 maximum
591.5	Removing, damaging, or obstructing use of wireless telephone used to notify or summon law enforcement or other public safety agency	6 months and/or \$1,000 maximum (Pen C §19)
*594(a), (b)(1)	Vandalism with damage of \$400 or more	1 year and/or \$10,000 maximum; parent liable for fine if minor unable to pay, unless court waives for good cause (Pen C §594(d)); court must, when appropriate and feasible, order cleanup and repair if damage consists of defacing property with graffiti or participation in local graffiti abatement program; if court finds that cleanup is inappropriate, court must consider ordering community service (Pen C §594(c)); court may order counseling in addition to community service (Pen C §594(f)); court may order as condition of probation community service of maximum 300 hours over period not exceeding 1 year (during time other than school or employment) or participation in local graffiti abatement program (Pen C §594.6)

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
594(a), (b)(1)	Vandalism with damage of \$10,000 or more	1 year and/or \$50,000 maximum; parent liable for fine if minor unable to pay, unless court waives for good cause (Pen C §594(d)); graffiti cleanup/repair (Pen C §594(c)); community service and counseling as described under §594(a), (b)(1) above
594(a), (b)(2)(A)	Vandalism with damage of less than \$400 (wobbler if third or subsequent offense and jail term previously served (Pen C §594.7))	1 year and/or \$1,000 maximum; parent liable for fine if minor unable to pay, unless court waives for good cause (Pen C §594(d)); graffiti cleanup/repair (Pen C §594(c)); community service and counseling as described under §594(a), (b)(1) above
594(a), (b)(2)(B)	Vandalism with damage of less than \$400 with prior graffiti or vandalism conviction under Pen C §594, §594.3, §594.4, §640.5, §640.6, or §640.7 (wobbler if third or subsequent offense and jail term previously served (Pen C §594.7))	1 year and/or \$5,000 maximum; parent liable for fine if minor unable to pay, unless court waives for good cause (Pen C §594(d)); graffiti cleanup/repair (Pen C §594(c)); community service and counseling as described under §594(a), (b)(1) above
594.2	Possession of graffiti marking materials with intent to commit vandalism	6 months and/or \$1,000 maximum (Pen C §19); if defendant under 18 years of age, court must order (i) minimum 24 hours of community service (during time other than school or employment) and parent/ guardian must be present at service site for minimum one-half of the hours, or (ii) participation in local graffiti abatement program, unless court finds parent/guardian participation inappropriate or potentially detrimental to the minor (Pen C §594.8); if probation granted, court may order defendant to perform maximum 90 hours' community service (during time other than school or employment) (Pen C §594.2(b))
*594.3(a)	Vandalism of place of worship or cemetery	1 year and \$1,000 maximum (Pen C §672); if probation granted, court must, absent compelling circumstances stated on record, issue an order protecting victim from further violence, including any stay-away conditions the court deems appropriate (Pen C §422.85); if probation granted, court may order defendant to complete an ethnic or racial sensitivity class or 1-year counseling program, make payments to local agency that provides services to victims of hate violence, and/or reimburse victim for costs of counseling and other expenses (Pen C §422.85); court may order as condition of probation community service of maximum 300 hours over period not exceeding 1 year (during time other than school or employment) or participation in local graffiti abatement program (Pen C §594.6)

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
594.39	Obstructing, injuring, harassing, intimidating, or interfering with person or occupied vehicle seeking to enter or exit a vaccination site <i>Note:</i> The United States District Court for the Eastern District of California has issued a temporary restraining order halting the enforcement of the “harassing” provision in Pen C §594.39(a) pending a hearing on the motion for a preliminary injunction. <i>Right to Life of Central California v Bonta</i> (2021 WL 5040426; 10/30/21)	6 months and/or \$1,000 maximum
*594.4(a), (b)(1)	Defacing, damaging, or contaminating property with noxious or caustic chemicals or substances — damages of \$50,000 or more	6 months (Pen C §19) and/or \$50,000 maximum; court may order as condition of probation community service of maximum 300 hours over period not exceeding 1 year (during time other than school or employment) or participation in local graffiti abatement program (Pen C §594.6)
*594.4(a), (b)(2)	Defacing, damaging, or contaminating property with noxious or caustic chemicals or substances — damage of \$5,000 or more, but less than \$50,000	6 months (Pen C §19) and/or \$10,000 maximum; same community service as described under §594.4(a), (b)(1) above
*594.4(a), (b)(3)	Defacing, damaging, or contaminating property with noxious or caustic chemicals or substances — damage of \$950 or more, but less than \$5,000	6 months (Pen C §19) and/or \$5,000 maximum; same community service as described under §594.4(a), (b)(1) above
*594.4(a), (b)(4)	Defacing, damaging, or contaminating property with noxious or caustic chemicals or substances — damage of less than \$950	6 months (Pen C §19) and/or \$1,000 maximum; same community service as described under §594.4(a), (b)(1) above
*597(a)	Killing, maiming, torturing, or mutilating animal	1 year and/or \$20,000 maximum; if probation granted, court must order defendant to pay for and complete counseling designed to treat behavior or conduct disorders (Pen C §597(h)); defendant may not own, possess, reside with, or care for any animal for 5 years (10 years — felony violation) (subject to reduction or waiver if certain conditions are met) (Pen C §597.9)
*597(b)	Cruelty to or abuse of animal by owner or custodian	1 year and/or \$20,000 maximum; if probation granted, court must order defendant to pay for and complete counseling designed to treat behavior or conduct disorders (Pen C §597(h)); defendant may not own, possess, reside with, or care for any animal for 5 years (10 years — felony violation) (subject to reduction or waiver if certain conditions are met) (Pen C §597.9)

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*597(c)	Maiming, torturing, or mutilating mammal, bird, reptile, amphibian, or fish	1 year and/or \$20,000 maximum; if probation granted, court must order defendant to pay for and complete counseling designed to treat behavior or conduct disorders (Pen C §597(h))
597.1	Animal neglect by owner, driver, or possessor	6 months and/or \$1,000 maximum (Pen C §19)
597.4(a)	Sell, give away, display, offer for sale, or offer to give away live animal, as part of commercial transaction, on any street, highway, public right-of-way, parking lot, carnival, or boardwalk causing injury or suffering to the animal, or endangering the health of the animal — 1st offense	6 months and \$1,000 maximum
	2nd offense (regardless of injury to animal)	6 months and \$1,000 maximum
597.7	Leaving animal in unattended automobile under conditions that endanger the health of the animal and animal suffers great bodily injury — 1st offense	6 months and/or \$500 maximum; if no injury to animal, violation is infraction with maximum \$100 fine per animal
	2nd offense (regardless of injury to animal)	6 months and/or \$500 maximum
*601	Trespass — entering person's residence or contiguous real property or workplace (other than defendant's) within 30 days of making credible threat to cause serious bodily injury to another person as defined in Pen C §417.6 with intent to place that other person in reasonable fear of his/her safety or the safety of his/her immediate family as defined in Pen C §646.9(l)	1 year and/or \$2,000 maximum
602(k)	Trespass — entering lands with intent to injure property or to interfere with owner's business	6 months and/or \$1,000 maximum (Pen C §19)
602(l)	Trespass — entering and occupying real property or structures without consent	6 months and/or \$1,000 maximum (Pen C §19)
602.1(a)–(b)	Intentional interference with business or public agency by obstructing or intimidating employees or customers	90 days and/or \$400 maximum
602.5(a)	Trespass — entering or remaining in dwelling without consent	6 months and/or \$1,000 maximum (Pen C §19)

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
602.5(b)	Aggravated trespass — entering or remaining in dwelling without consent while resident is present	1 year and/or \$1,000 maximum; court must consider issuing an order restraining defendant from any contact with victim (Pen C §602.5(d)); if probation granted, court must order counseling (Pen C §602.5(c))
602.8	Trespass — entering cultivated, fenced, or posted lands without written permission — 1st offense (infraction)	\$75
	2nd offense on contiguous land of same owner (infraction)	\$250
	3rd or subsequent offense on contiguous land	6 months and/or \$1,000 maximum (Pen C §19)
602.11	Physically obstructing access to health care facility, church, or school — 1st offense	6 months and/or maximum \$250; court may order defendant to perform community service instead of fine or imprisonment if it determines that paying the fine would result in undue hardship to defendant or defendant's dependents
	2nd offense	Mandatory minimum 5 days to maximum 6 months (Pen C §19) and \$500 maximum; court may order defendant to perform community service instead of fine or imprisonment if it determines that paying the fine would result in undue hardship to defendant or defendant's dependents
	3rd or subsequent offense	Mandatory minimum 30 days to maximum 6 months (Pen C §19) and \$2,000 maximum; court may order defendant to perform community service instead of fine or imprisonment if it determines that paying the fine would result in undue hardship to defendant or defendant's dependents
602.12	Trespass — entering residential property of academic researcher for purpose of chilling, preventing exercise of, or interfering with the researcher's academic freedom	6 months and/or \$1,000 maximum (Pen C §19)
626.6(a)	Trespass — nonstudent's or nonemployee's refusal to leave college or university campus as ordered, or reentry within 7 days after being directed to leave — 1st offense	6 months and \$500 maximum
	2nd offense, including other school-related priors under Pen C §415.5 or §§626-626.11	Mandatory minimum 10 days to maximum 6 months and maximum \$500
	3rd or subsequent offense, including other school-related priors under Pen C §415.5 or §§626-626.11	Mandatory minimum 90 days to maximum 6 months and maximum \$500

Pen C §	Description of Crime	Sentence
626.7(a)	Trespass — nonstudent's or nonemployee's refusal to leave public school property as ordered, or reentry without following posted requirements to contact the administrative offices of the school — 1st offense	6 months and/or \$500 maximum
	2nd offense, including other school-related priors under Pen C §415.5 or §§626–626.11	Mandatory minimum 10 days to maximum 6 months and maximum \$500
	3rd or subsequent offense, including other school-related priors under Pen C §415.5 or §§626–626.11	Mandatory minimum 90 days to maximum 6 months and maximum \$500
*626.9(b)	Possession of firearm within 1,000 feet of school grounds	1 year and \$1,000 maximum (Pen C §672); if defendant has prior conviction of misdemeanor offense specified in Pen C §23515, court must order minimum 3-month sentence or condition of probation unless unusual case and court specifies reasons (Pen C §626.9(g)(1), (4)); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*626.10(a)(1)	Possession of weapon, other than firearm, on grounds of public or private elementary, middle, or high school	1 year and \$1,000 maximum (Pen C §672)
626.10(a)(2)	Possession of razor blade or box cutter on grounds of public or private elementary, middle, or high school	1 year and \$1,000 maximum (Pen C §672)
*626.10(b)	Possession of weapon, other than firearm, on grounds of public or private college	1 year and \$1,000 maximum (Pen C §672)
626.10(i)	Possession of stun gun or less lethal weapon on ground of public or private college	6 months and/or \$1,000 maximum (Pen C §19)
626.81	Entry onto school building or grounds by registered sex offender without lawful business and written permission from school chief administrator — 1st offense	6 months and/or \$500 maximum
	2nd offense	Minimum 10 days to maximum 6 months, and \$500 maximum; defendant may not be released on probation until minimum 10 days are served
	3rd offense	Minimum 90 days to maximum 6 months, and \$500 maximum; defendant may not be released on probation until minimum 90 days are served

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
626.85	Trespass — drug offender's refusal to leave school property as ordered, reentry within 7 days after being directed to leave, or continued pattern of unauthorized entry — 1st offense	6 months and/or \$1,000 maximum
	2nd offense, including other school-related priors under Pen C §415.5 or §§626-626.11	Mandatory minimum 10 days to maximum 6 months and/or \$1,000 maximum
	3rd or subsequent offense, including other school-related priors under Pen C §415.5 or §§626-626.11	Mandatory minimum 90 days to maximum 6 months and/or \$1,000 maximum
*626.95	Possessing firearm on grounds of playground or youth center	1 year and \$1,000 maximum (Pen C §672)
640.5(a)	Defacing with graffiti facilities or vehicles of governmental entity or public transportation system, or those operated or subsidized by Department of Transportation, and costs incurred for cleanup and repair do not exceed \$250 (infraction); provision does not preclude application of Pen C §594 (vandalism)	Maximum \$1,000; and community service of minimum 48 hours to maximum 200 hours over period not exceeding 180 days (during time other than school or employment) which may be performed under the direct supervision of parent/guardian if defendant is under 18 years of age (Pen C §640.5(e); <i>Note:</i> Penal Code §594.8 requires parent/ guardian to be present at service site for minimum one-half of the hours unless court finds parent/ guardian participation inappropriate or potentially detrimental to the minor); court may order participation in local graffiti abatement program instead of community service (Pen C §640.5(a)(2)); court may order counseling in addition to community service (Pen C §640.5(g)); parent or guardian liable for fine if minor unable to pay, unless court waives for good cause (Pen C §640.5(d)(2)); in addition, court, at victim's option, may order defendant to perform necessary labor to clean up, repair, or replace property (Pen C §640.5(d)(1))

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
640.5(b)	Violation of Pen C §640.5(a) with prior graffiti or vandalism conviction under Pen C §594, §594.3, §594.4, §640.5(a), §640.6, or §640.7	6 months and/or \$2,000 maximum; if defendant under 18 years of age, court must order minimum 24 hours of community service (during time other than school or employment) and parent/guardian must be present at service site for minimum one-half of the hours unless court finds parent/guardian participation inappropriate or potentially detrimental to the minor (Pen C §594.8); if probation granted, court must order defendant to perform minimum 96 hours to maximum 400 hours of community service over period not exceeding 350 days (during time other than school or employment), which may be performed under the direct supervision of parent/guardian if defendant is under 18 years of age (Pen C §640.5(e)); court may order participation in local graffiti abatement program instead of community service (Pen C §640.5(b)(2)); court may order counseling in addition to community service (Pen C §640.5(g)); parent/guardian liability for fine and performance of cleanup labor as described under §640.5(a) above (Pen C §640.5(d))
640.5(c)	Violation of Pen C §640.5(a) with two or more prior graffiti or vandalism convictions under Pen C §594, §594.3, §594.4, §640.5(a), §640.6, or §640.7, and jail term previously served	1 year and \$3,000 maximum; if defendant under 18 years of age, court must order minimum 24 hours of community service (during time other than school or employment) and parent/guardian must be present at service site for minimum one-half of the hours unless court finds parent/guardian participation inappropriate or potentially detrimental to the minor (Pen C §594.8); if probation granted, court may order maximum 600 hours of community service over period not exceeding 480 days (during time other than school or employment), which may be performed under the direct supervision of parent/guardian if defendant is under 18 years of age (Pen C §640.5(e)); court may order participation in local graffiti abatement program instead of community service (Pen C §640.5(c)(2)); court may order counseling in addition to community service (Pen C §640.5(g)); parent/guardian liability for fine and performance of cleanup labor as described under §640.5(a) above (Pen C §640.5(d))

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
640.6(a)	Defacing with graffiti real or personal property of another and amount of defacement or damage is less than \$250 (infraction); provision does not preclude application of Pen C §594 (vandalism)	Maximum \$1,000 and community service of minimum 48 hours to maximum 200 hours over period not exceeding 180 days (during time other than school or employment), which may be performed under the direct supervision of parent/guardian if defendant is under 18 years of age (Pen C §640.6(e); <i>Note:</i> Penal Code §594.8 requires parent/ guardian to be present at service site for minimum one-half of the hours unless court finds parent/guardian participation inappropriate or potentially detrimental to the minor); court may order participation in local graffiti abatement program instead of community service (Pen C §640.6(a)(2)); court may order counseling in addition to community service (Pen C §640.6(g)); parent or guardian liable for fine if minor unable to pay, unless court waives for good cause (Pen C §640.6(e)); in addition, court, at victim's option, may order defendant to perform necessary labor to clean up, repair, or replace property (Pen C §640.6(d))
640.6(b)	Violation of Pen C §640.6(a) with prior graffiti or vandalism conviction under Pen C §594, §594.3, §594.4, §640.5, §640.6(a), or §640.7	6 months and/or \$2,000 maximum; if defendant under 18 years of age, court must order minimum 24 hours of community service (during time other than school or employment) and parent/guardian must be present at service site for minimum one-half of the hours unless court finds parent/guardian participation inappropriate or potentially detrimental to the minor (Pen C §594.8); if probation granted, court must order defendant to perform minimum 96 hours to maximum 400 hours of community service over period not exceeding 350 days (during time other than school or employment), which may be performed under the direct supervision of parent/guardian if defendant is under 18 years of age (Pen C §640.6(e)); court may order participation in local graffiti abatement program instead of community service (Pen C §640.6(b)(2)); court may order counseling in addition to community service (Pen C §640.6(g)); parent/guardian liability for fine and performance of cleanup labor as described under §640.6(a) above (Pen C §640.6(d)–(e))
640.8	Violation of Pen C §594, §640.5, or §640.6 committed on a freeway or its appurtenances	1 year and/or \$5,000 maximum; if probation granted, court may order defendant to perform maximum 480 hours of community service over period not exceeding 420 days (during time other than school or employment)

Pen C §	Description of Crime	Sentence
640.6(c)	Violation of Pen C §640.6(a) with two or more prior graffiti or vandalism convictions under Pen C §594, §594.3, §594.4, §640.5, §640.6(a), or §640.7, and imprisoned at least once	6 months and/or \$3,000 maximum; if defendant under 18 years of age, court must order 24 hours of community service (during time other than school or employment) and parent/guardian must be present at service site for minimum one-half of the hours unless court finds parent/guardian participation inappropriate or potentially detrimental to the minor (Pen C §594.8); if probation granted, court must order defendant to perform maximum 600 hours of community service over period not exceeding 480 days (during time other than school or employment), which may be performed under the direct supervision of parent/guardian if defendant is under 18 years of age (Pen C §640.6(e)); court may order participation in local graffiti abatement program instead of community service (Pen C §640.6(c)(2)); court may order counseling in addition to community service (Pen C §640.6(g)); parent/guardian liability for fine and performance of cleanup labor as described under §640.6(a) above (Pen C §640.6(d)-(e))
640.7	Graffiti or vandalism under Pen C §640.5, §640.6, or §594 committed on or within 100 feet of highway or its appurtenances — 1st offense	6 months and/or \$1,000 maximum; if defendant under 18 years of age, court must order (i) minimum 24 hours of community service (during time other than school or employment) and parent/guardian must be present at service site for minimum one-half of the hours, or (ii) participation in local graffiti abatement program, unless court finds parent/guardian participation inappropriate or potentially detrimental to the minor (Pen C §594.8); if probation granted, court may order maximum 300 hours of community service over period not exceeding 1 year (during time other than school or employment) or participation in local graffiti abatement program (Pen C §594.6)
	2nd or subsequent offense	1 year and/or \$1,000 maximum; if defendant under 18 years of age, court must order (i) minimum 24 hours of community service (during time other than school or employment) and parent/guardian must be present at service site for minimum one-half of the hours, or (ii) participation in local graffiti abatement program unless court finds parent/guardian participation inappropriate or potentially detrimental to the minor (Pen C §594.8); if probation granted, court may order maximum 300 hours of community service over period not exceeding 1 year (during time other than school or employment) or participation in local graffiti abatement program (Pen C §594.6)

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*646.9(a)	Stalking	1 year and/or \$1,000 maximum; if probation granted, court must require counseling unless court waives for good cause (Pen C §646.9(j)); court must also consider issuing order restraining defendant from any contact with victim (Pen C §646.9(k)); court must also consider whether defendant would benefit from treatment at a state hospital under Pen C §2684 (Pen C §646.9(m)); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*646.9(c)(1)	Stalking with prior felony conviction of Pen C §273.5, §273.6, or §422	1 year and/or \$1,000 maximum; if probation granted, court must require counseling unless court waives for good cause (Pen C §646.9(j)); court must also consider issuing order restraining defendant from any contact with victim (Pen C §646.9(k)); court must also consider whether defendant would benefit from treatment at a state hospital under Pen C §2684 (Pen C §646.9(m)); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
647(a)	Disorderly conduct — lewd conduct in public	6 months and/or \$1,000 maximum (Pen C §19)
647(b)(1)	Disorderly conduct — soliciting or engaging in prostitution with intent to receive compensation, money, or anything of value from another person <i>Note: Penal Code §647(b)(1) does not apply to a child under 18 years of age who is alleged to have engaged in conduct to receive money or other consideration that would, if committed by an adult, violate the law. See Pen C §647(b)(5).</i>	6 months and/or \$1,000 maximum (Pen C §19); mandatory referral to “welfare-to-work” or drug diversion program, or to both, on first conviction (Pen C §1202.6)
647(b)(2)	Disorderly conduct — soliciting or engaging in prostitution with another person who is at least 18 years of age in exchange for compensation, money, or anything of value to the other person	Same as above

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
647(b)(3)	Disorderly conduct — soliciting or engaging in prostitution with another person who is a minor in exchange for compensation, money, or anything of value to the minor <i>Note: Penal Code §647(b)(3) does not apply to a child under 18 years of age who is alleged to have engaged in conduct to receive money or other consideration that would, if committed by an adult, violate the law. See Pen C §647(b)(5).</i>	6 months and/or \$1,000 maximum (Pen C §19); mandatory minimum 2 days to maximum 1 year and/or \$10,000 maximum if defendant knew or should have known that the person solicited was a minor (Pen C §647(l); mandatory referral to “welfare-to-work” or drug diversion program, or to both, on first conviction (Pen C §1202.6); additional fine not to exceed \$25,000 (Pen C §261.9)
647(c)	Disorderly conduct — begging or soliciting alms in public	6 months and/or \$1,000 maximum (Pen C §19)
647(d)	Disorderly conduct — loitering in or about public toilet to engage in or solicit lewd act	6 months and/or \$1,000 maximum (Pen C §19)
647(e)	Disorderly conduct — lodging in public or private building without permission of owner/caretaker	6 months and/or \$1,000 maximum (Pen C §19)
647(f)	Disorderly conduct — public intoxication (alcohol or drugs)	6 months and/or \$1,000 maximum (Pen C §19); defendant may be eligible for sentencing under Proposition 36
647(h)	Disorderly conduct — loitering, prowling, or wandering on private property of another	6 months and/or \$1,000 maximum (Pen C §19)
647(i)	Disorderly conduct — peeking in door or window while loitering on private property of another — 1st offense	6 months and/or \$1,000 maximum (Pen C §19); if probation granted, court may order counseling (Pen C §647.7(a))
	2nd or subsequent offense	1 year and/or \$1,000 maximum (Pen C §647.7(b)); if probation granted, court may order counseling (Pen C §647.7(a))
647(j)(1)	Disorderly conduct — looking through a hole or opening, into, or otherwise view, by means of binoculars, camera, or other instrumentality, the interior of a bathroom, fitting room, dressing room, or any other area in which occupant has a reasonable expectation of privacy — 1st offense	6 months and/or \$1,000 maximum (Pen C §19); 1 year and/or \$2,000 maximum if victim is minor (Pen C §647(k)(2)); if probation granted, court may order counseling (Pen C §647.7(a))
	2nd or subsequent offense	1 year and/or \$2,000 maximum (Pen C §647(k)(1); <i>Note: Pen C §647.7(b) provides for \$1,000 maximum</i>); if probation granted, court may order counseling (Pen C §647.7(a))

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
647(j)(2)	Disorderly conduct — using concealed camera to secretly videotape, film, or photograph another person under or through the person's clothing — 1st offense	6 months and/or \$1,000 maximum (Pen C §19); 1 year and/or \$2,000 maximum if victim is minor (Pen C §647(k)(2)); if probation granted, court may order counseling (Pen C §647.7(a))
	2nd or subsequent offense	1 year and/or \$2,000 maximum (Pen C §647(k)(1); <i>Note:</i> Pen C §647.7(b) provides for \$1,000 maximum); if probation granted, court may order counseling (Pen C §647.7(a))
647(j)(3)	Disorderly conduct — using concealed camera to secretly videotape, file, or photograph another person in the interior of a bedroom, bathroom, changing room, fitting room, dressing room, or tanning booth — 1st offense	6 months and/or \$1,000 maximum (Pen C §19); 1 year and/or \$2,000 maximum if victim is minor (Pen C §647(k)(2)); if probation granted, court may order counseling (Pen C §647.7(a))
	2nd or subsequent offense	1 year and/or \$2,000 maximum (Pen C §647(k)(1); <i>Note:</i> Pen C §647.7(c) provides for \$5,000 maximum); if probation granted, court may order counseling (Pen C §647.7(a))
647(j)(4)	Disorderly conduct — intentional distribution of image of intimate body part(s) of another identifiable person, or an image of the person engaged in designated sex acts, under circumstances in which the persons agree or understand that the image shall remain private, with knowledge that distribution of the image will cause serious emotional distress, and the depicted person suffers that distress — 1st offense	6 months and/or \$1,000 maximum (Pen C §19); 1 year and/or \$2,000 maximum if victim is minor (Pen C §647(k)(2)); if probation granted, court may order counseling (Pen C §647.7(a))
	2nd or subsequent offense	1 year and/or \$2,000 maximum (Pen C §647(k)(1); <i>Note:</i> Pen C §647.7(b) provides for \$1,000 maximum); if probation granted, court may order counseling (Pen C §647.7(a))

Pen C §	Description of Crime	Sentence
*647.6(a)(1)	Molestation of child under 18 years of age; wobbler if violation after entering inhabited building or vehicle without consent (Pen C §647.6(b))	1 year and/or \$5,000 maximum; mandatory registration with law enforcement under Pen C §290; counseling required as condition of probation unless court finds inappropriate or ineffective (Pen C §647.6(d)(1)); additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); discretionary maximum \$1,000 restitution fine (Pen C §294(a))
*647.6(a)(2)	Person motivated by abnormal sexual interest in children engaging in conduct with an adult whom he or she believes to be a child under 18 years, which conduct, if directed toward a child under 18 years, would be a violation of Pen C §647.6(a)(1); wobbler if violation after entering inhabited building or vehicle without consent (Pen C §647.6(b))	1 year and/or \$5,000 maximum; mandatory registration with law enforcement under Pen C §290; counseling required as condition of probation unless court finds inappropriate or ineffective (Pen C §647.6(d)(1)); additional mandatory fine of \$300 (1st offense) or \$500 (2nd or subsequent offense), unless defendant unable to pay (Pen C §290.3); discretionary maximum \$1,000 restitution fine (Pen C §294(a))
653b	Loitering about school or public place where children congregate	6 months and/or \$1,000 maximum (Pen C §653b(a))
653b	Registered sex offender loitering about school or public place where children congregate — 1st offense	6 months and/or \$2,000 maximum (Pen C §653b(b)(1))
	2nd offense	Mandatory minimum 10 days to maximum 6 months and \$2,000 maximum; defendant may not be released on probation until minimum 10 days are served (Pen C §653b(b)(2))
	3rd or subsequent offense	Mandatory minimum 90 days to maximum 6 months and \$2,000 maximum; defendant may not be released on probation until minimum 90 days are served (Pen C §653b(b)(3))
653b	Registered criminal street gang offender loitering about school or public place where children congregate — 1st offense	1 year and/or \$1,000 maximum (Pen C §653b(c)(1))
	2nd offense	1 year and/or \$2,000 maximum; court must consider 10-day minimum jail term (Pen C §653b(c)(2))
	3rd or subsequent offense	1 year and/or \$2,000 maximum; court must consider 90-day minimum jail term (Pen C §653b(c)(3))

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*653f(a)	Solicitation to commit specified crimes	Maximum of 1 year and/or \$10,000, or the amount that could have been assessed for commission of the offense, whichever is greater
653f(d)	Solicitation to commit specified drug offenses — 1st offense	6 months and \$1,000 maximum (Pen C §672)
	*2nd or subsequent offense (wobbler)	1 year and \$1,000 maximum (Pen C §672)
653f(f)	Solicitation to commit access crimes related to computer services and systems — 1st offense	6 months and/or \$1,000 maximum (Pen C §672)
	2nd or subsequent offense	1 year and/or \$1,000 maximum (Pen C §672)
653m(a)	Harassing another by telephone or other electronic communication device with intent to annoy another	6 months and/or \$1,000 maximum (Pen C §19)
653m(b)	Repeated harassment by telephone or other electronic communication device with intent to annoy another	6 months and/or \$1,000 maximum (Pen C §19)
653y(b)	Knowingly allowing the use of or using 911 emergency system for the purpose of harassing another (may be charged as infraction)	6 months and/or \$1,000 maximum
	2nd or subsequent offense	6 months and/or \$1,000 maximum
653y(c)	Knowingly allowing the use of or using 911 emergency system for the purpose of harassing another person and that act is a hate crime or other act described in Pen C §422.55 or §422.85	1 year and/or \$500 minimum to \$2,000 maximum
653.2	Electronic harassment or posting of personal identifying information of another person with intent to place that person in fear for his/her safety	1 year and/or \$1,000 maximum
653.22	Loitering in public place with intent to commit prostitution <i>Note: Penal Code §653.22 does not apply to a child under 18 years of age who is alleged to have engaged in conduct that would, if committed by an adult, violate the law. See Pen C §653.22(a)(2).</i>	6 months and/or \$1,000 maximum (Pen C §19)
653.23	Recruiting, supervising, or aiding another person in the commission of prostitution; collecting proceeds earned from prostitution	6 months and/or \$1,000 maximum (Pen C §19)

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
664(b), (c)	Attempt	Maximum of 1/2 the maximum jail term and 1/2 the maximum fine for the crime attempted
*666(a)	Petty theft with a prior theft-related conviction for which imprisonment term was served by defendant, but only if defendant is a registered sex offender, or has a prior violent or serious felony conviction listed in Pen C §667(e)(2)(C)(iv), or has a conviction under Pen C §368(d) or (e)	1 year and \$1,000 maximum (Pen C §672)
*836.6	Escape after being lawfully arrested or remanded to custody (wobbler if escape causes serious bodily injury to police officer)	1 year and \$1,000 maximum (Pen C §672)
1320(a)	Willful failure to appear by person charged with, or convicted of, misdemeanor after release on own recognizance	6 months and/or \$1,000 maximum (Pen C §19)
*1320(b)	Willful failure to appear by person charged with, or convicted of, felony after release on own recognizance	1 year and/or \$5,000 maximum
*1320.5	Willful failure to appear by person charged with, or convicted of, felony after release on bail	1 year and/or \$10,000 maximum
*1370.5	Escape from mental health facility	1 year and \$1,000 maximum (Pen C §672)
*4532(a)	Escape by convicted misdemeanor or person committed under Welf & I C §5654, §5656, or §5677 as an inebriate	1 year and \$1,000 maximum (Pen C §672); consecutive sentence if escape committed by force or violence
*4532(b)	Escape by convicted felon	1 year and \$1,000 maximum (Pen C §672); consecutive sentence if escape committed by force or violence
4532(c)	Escape by participant of Pen C §1170.05 alternative custody program	6 months and/or \$1,000 maximum (Pen C §19)
4532(d)	Escape from main jail facility or a court building, or while being transported	90 days minimum and 1 year maximum, consecutive to any other sentence in effect or pending, and \$1,000 maximum (Pen C §672); probation only in unusual cases, with reasons given by court
*4532(e)	Failing to return to place of confinement subsequent to an authorized temporary release	1 year and \$1,000 maximum (Pen C §672)

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
11418.1	Mailing, sending, or causing to be sent false or facsimile weapon of mass destruction, or placing or possessing false or facsimile weapon with intent to cause another person to fear for their safety	6 months and/or \$1,000 (Pen C §19)
*11418.1	Violation of Pen C §11418.1, and conduct causes another person to be placed in sustained fear (wobbler)	1 year and \$250,000 maximum
17500	Possession of deadly weapon with intent to assault another	6 months and/or \$1,000 maximum (Pen C §19); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
17512	Driver or owner knowingly permitting vehicle occupant to carry an open and exposed unloaded handgun	6 months and/or \$1,000 (Pen C §19)
18205(a)	Possession of firearm or ammunition in violation a gun violence restraining order, including violation of similar order issued by another state	6 months and/or \$1,000 (Pen C §19); defendant may not possess firearm or ammunition for 5 years from the expiration of the existing order
*19100	Carrying concealed explosive substance other than fixed ammunition	1 year and \$1,000 maximum (Pen C §672); disposal of explosive substance under Pen C §§18000, 18005, 19190
*21310	Carrying concealed dirk or dagger	1 year and \$1,000 maximum (Pen C §672); disposal of weapon under Pen C §§18000, 18005, 21390
21510	Possession of switchblade knife	6 months and/or \$1,000 maximum (Pen C §19); disposal of weapon under Pen C §§18000, 18005, 21590
21710	Manufacture, importation, sale, or possession of composite or hard wooden knuckles	6 months and/or \$1,000 maximum (Pen C §19)
*25100(a)	Criminal storage of firearm in the first degree	1 year and/or \$1,000 maximum (Pen C §25110(a); defendant may not possess firearm for 10 years (Pen C §29805(c))
25100(b)	Criminal storage of firearm in the second degree	1 year and/or \$1,000 maximum (Pen C §25110(b)); defendant may not possess firearm for 10 years (Pen C §29805(c))
25100(c)	Criminal storage of firearm in the third degree	6 months and/or \$1,000 maximum (Pen C §25110(c)); defendant may not possess firearm for 10 years (Pen C §29805(c))
25135	Possession of unsecured firearm by person residing with someone who is prohibited from possessing a firearm	6 months and/or \$1,000 maximum (Pen C §19); defendant may not possess firearm for 10 years (Pen C §29805(c))

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
25200(a)	Storage of concealable firearm by person who knows or reasonably should know that a child or person who is prohibited from possessing a firearm or deadly weapon is likely to gain access to the firearm and the child or prohibited person obtains access to it and carries it off the premises	1 year and/or \$1,000 maximum; disposal of firearm under Pen C §§25200(c), 29300; defendant may not possess firearm for 10 years (Pen C §29805(c))
25200(b)	Storage of firearm by person who knows or reasonably should know that a child or person who is prohibited from possessing a firearm or deadly weapon is likely to gain access to the firearm, and the child or prohibited person obtains access to it and carries it to a school ground or school-sponsored activity	1 year and/or \$5,000 maximum; disposal of firearm under Pen C §§25200(c), 29300; defendant may not possess firearm for 10 years (Pen C §29805(c))
25250	Failure to report lost or stolen firearm (infraction) — 1st offense	\$100 maximum
	2nd offense (infraction)	\$1,000 maximum
	3rd or subsequent offense	6 months and/or \$1,000 maximum
*25300	Carrying firearm in public while masked to hide identity	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*25400(a)	Carrying a concealed firearm on person or in vehicle or causing any firearm to be carried concealed in vehicle in which he/she is occupant; wobbler if prior conviction of crime against person or property or of narcotics or dangerous drug violation (Pen C §25400(c)(5)) or if firearm in possession of person who is not registered owner and the firearm is loaded or ammunition is in person's immediate possession or readily accessible (Pen C §25400(c)(6))	1 year and/or \$1,000 maximum; disposal of weapon under Pen C §§18000, 18005, 25700
	Conviction of Pen C §25400(a) with prior conviction of a misdemeanor offense enumerated in Pen C §23515 (listing Pen C §§245(a)(2), (3), (d), 246, and 417(a)(2), (c), involving violent use of a firearm) (Pen C §25400(d))	Minimum 3 months to maximum 6 months, and \$1,000 maximum (Pen C §672); minimum is mandatory unless unusual case and court specifies reasons (Pen C §25400(e)); disposal of weapon under Pen C §§18000, 18005, 25700
*25800	Carrying loaded firearm with intent to commit felony	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))

* Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*25850(a)	Carrying loaded firearm on person or in vehicle; wobbler if prior conviction of crime against person or property or of a narcotics or dangerous drug violation (Pen C §25850(c)(5)) or if handgun in possession of person who is not registered owner (Pen C §25850(c)(6))	1 year and/or \$1,000 maximum
	Conviction of Pen C §25850(a) with prior conviction of offense enumerated in Pen C §23515 (see §25400(a) above)	Minimum 3 months to maximum 6 months (Pen C §19), and \$1,000 maximum (Pen C §672); minimum is mandatory unless unusual case and court specifies reasons (Pen C §25850(d))
26100(a)	Driver or owner knowingly permitting vehicle occupant to carry loaded firearm	6 months and/or \$1,000 maximum (Pen C §19)
*26100(b)	Driver or owner knowingly permitting vehicle occupant to discharge firearm from vehicle	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
*26100(d)	Discharging firearm from vehicle	1 year and \$1,000 maximum (Pen C §672); defendant may not possess firearm for 10 years (Pen C §29805(a)(1))
26350(a)(1)	Openly carrying an unloaded handgun while in any public place or on any public street	6 months and/or \$1,000 maximum (Pen C §19); 1 year maximum if defendant possesses ammunition for the handgun and he or she is not in lawful possession of the handgun (Pen C §26350(b)(2))
26350(a)(2)	Openly carrying an unloaded handgun inside or on a vehicle while in any public place or on any public street	6 months and/or \$1,000 maximum (Pen C §19)
26400(a)	Carrying an unloaded firearm that is not a handgun on person and outside a vehicle in incorporated city, or a public place or a public street in a prohibited area of an unincorporated area of a county	6 months and/or \$1,000 maximum (Pen C §19); 1 year maximum if defendant possesses ammunition for the firearm and he or she is not in lawful possession of the firearm (Pen C §26400(b)(2))
*29805(a)(1)	Ownership or possession of firearm within 10 years of conviction of certain misdemeanor offenses	1 year and/or \$1,000 maximum
*29805(a)(2)	Possession of firearm by person with an outstanding warrant for a violation of a misdemeanor listed in Pen C §29805(a)(1), and who has knowledge of the warrant	1 year and/or \$1,000 maximum
*29805(b)	Possession of firearm by person convicted of a misdemeanor violation of Pen C §273.5	1 year and/or \$1,000 maximum

*Wobbler, alternative misdemeanor/felony

Pen C §	Description of Crime	Sentence
*29805(c)	Possession of firearm within 10 years of a misdemeanor conviction of Pen C §25100, §25135, or §25200	1 year and/or \$1,000 maximum
*29815	Ownership or possession of firearm in violation of express condition of probation prohibiting or restricting ownership or possession of firearm	1 year and/or \$1,000 maximum
*29825(a)	Purchasing or receiving firearm in violation of temporary restraining order, injunction, or protective order	1 year and/or \$1,000 maximum; if probation granted, court must impose conditions specified for crimes of domestic violence under Pen C §1203.097 (Pen C §29825(c))
29825(b)	Ownership or possession of firearm in violation of temporary restraining order, injunction, or protective order	1 year and/or \$1,000 maximum; if probation granted, court must impose conditions specified for crimes of domestic violence under Pen C §1203.097 (Pen C §29825(c))
*30605	Unlawful possession of assault weapon	1 year and \$1,000 maximum (Pen C §672); disposal of weapon under Pen C §§18000(c), 30800
30610	Unlawful possession of .50 BMG rifle	1 year and \$1,000 maximum; disposal of weapon under Pen C §§18000(c), 30800
*32310(a)	Manufacture, importation, or sale of large-capacity magazine; buy or receive large-capacity magazine	1 year and \$1,000 maximum (Pen C §672)
32310(c)	Possession of large-capacity magazine (infraction or misdemeanor)	Infraction: \$100 maximum per magazine Misdemeanor: 1 year and/or \$100 (per magazine) maximum
32311	Manufacture, importation, sale, or possession of large-capacity magazine conversion kit; buy or receive large-capacity magazine conversion kit	6 months and/or \$1,000 maximum

* Wobbler, alternative misdemeanor/felony

III. [§74.3] HEALTH AND SAFETY CODE

In addition to the sentences in this chart, the court may require a defendant convicted of a substance abuse offense to participate in counseling or education programs, or both, including local parent education or parenting programs. Health & S C §11376. When the court grants probation, it must order the defendant to secure education or treatment from a local community agency designated by the court, if the service is available and the defendant is likely to benefit from the service. Health & S C §11373.

The court must grant probation as an alternative to incarceration to qualifying defendants convicted of “nonviolent drug possession offenses,” as defined in Pen C §1210(a). Pen C §1210.1(a). The Substance Abuse and Crime Prevention Act of 2000 (codified at Pen C §§1210 et seq) (hereafter Proposition 36) provides that these defendants participate in a program of drug treatment and supervision as a condition of probation. Defendants convicted of nonviolent drug possession offenses may qualify for probation under Proposition 36 if they consent to participate in a drug treatment program, are amenable to treatment, and are not otherwise excluded from participation under Pen C §1210.1(b). Trial courts that impose drug treatment under the provisions of Proposition 36 are not otherwise limited in the type of probation conditions they may impose. Pen C §1210.1(a). If a qualifying drug offender refuses drug treatment as a condition of probation, the general sentencing guidelines for the particular offense will apply. Proposition 36 does not define all the potential drug statutes that may be included within its provisions. However, this chart cites Proposition 36 under the sentence column of crimes that may qualify as nonviolent drug possession offenses.

Health & S C §	Description of Crime	Sentence
*11153	Improperly prescribing and/or dispensing controlled substance — dual responsibility of physician and pharmacist	1 year and/or \$20,000 maximum
*11154, 11371	Prescribing, administering, dispensing, or furnishing controlled substance to nonpatient	1 year and/or \$20,000 maximum
*11155, 11371	Physician's dispensing/administering controlled substance without appropriate registration	1 year and/or \$20,000 maximum
*11156, 11371	Prescribing, furnishing, or administering controlled substance to addict	1 year and/or \$20,000 maximum
11350(a)	Possession of controlled substance (punishable as felony if defendant has prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv) or for offense requiring sex offender registration under Pen C §290(c))	1 year and \$1,000 maximum (Pen C §672); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum, unless defendant unable to pay (Health & S C §11372.7); probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab); registration with law enforcement under Health & S C §11590(a); defendant may be eligible for sentencing under Proposition 36

*Wobbler, alternative misdemeanor/felony

Health & S C §	Description of Crime	Sentence
11357(a)(1)	Possession of not more than 28.5 grams of cannabis or not more than 8 grams of concentrated cannabis by defendant under 18 years of age (infraction) — 1st offense	4 hours of drug education or counseling and maximum 10 hours of community service over period not to exceed 60 days; criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
	2nd or subsequent offense	6 hours of drug education or counseling and maximum 20 hours of community service over period not to exceed 90 days; same additional fines and conditions as specified in Health & S C §11357(a)(1) above
11357(a)(2)	Possession of not more than 28.5 grams of cannabis or not more than 8 grams of concentrated cannabis by defendant at least 18 years of age but less than 21 years of age (infraction)	\$100 maximum; same additional fines and conditions as specified in Health & S C §11357(a)(1) above
11357(b)(1)	Possession of more than 28.5 grams of cannabis or more than 8 grams of concentrated cannabis by defendant under 18 years of age (infraction) — 1st offense	8 hours of drug education or counseling and maximum 40 hours of community service over period not to exceed 90 days; drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
	2nd or subsequent offense	10 hours of drug education or counseling and maximum 60 hours of community service over period not to exceed 120 days; same additional fines and conditions as specified in Health & S C §11357(b)(1) above
11357(b)(2)	Possession of more than 28.5 grams of cannabis or more than 8 grams of concentrated cannabis by defendant 18 years of age or older	6 months and/or \$500 maximum; same additional fines and conditions as specified in Health & S C §11357(b)(1) above; defendant may be eligible for sentencing under Proposition 36
11357(c)	Possession of not more than 28.5 grams of cannabis or not more than 8 grams of concentrated cannabis by defendant 18 years of age or older on school grounds (infraction) — 1st offense	\$250 maximum; same additional fines and conditions as specified in Health & S C §11357(a)(1) above
	2nd or subsequent offense (infraction or misdemeanor)	10 days and/or \$500 maximum; same additional fines and conditions as specified in Health & S C §§11357(a)(1) above

Health & S C §	Description of Crime	Sentence
11357(d)	Possession of not more than 28.5 grams of cannabis or not more than 8 grams of concentrated cannabis by defendant under 18 years of age on school grounds (infraction) — 1st offense	8 hours of drug education or counseling and maximum 40 hours of community service over period not to exceed 90 days (Health & S C §11357(b)(1)); same additional fines and conditions as specified in Health & S C §11357(a)(1) above
	2nd or subsequent offense	10 hours of drug education or counseling and maximum 60 hours of community service over period not to exceed 120 days (Health & S C §11357(b)(1)); same additional fines and conditions as specified in Health & S C §11357(a)(1) above
11357.5(a)	Selling, dispensing, distributing, or offering to sell, distribute, or furnish, or give, or possess for sale any synthetic cannabinoid compound or derivative	6 months and/or \$1,000 maximum; drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7); probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab); defendant may be eligible for sentencing under Proposition 36
11357.5(b)	Use or possession of synthetic cannabinoid compound or derivative (infraction) — 1st offense	\$250 maximum; drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
	2nd offense (infraction or misdemeanor)	Infraction: \$250 maximum; drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7) Misdemeanor: 6 months and/or \$500 maximum; same additional fines and conditions as specified above; probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab); defendant may be eligible for sentencing under Proposition 36
	3rd or subsequent offense	6 months and/or \$1,000 maximum; drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7); probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab); defendant may be eligible to participate in preguilty plea drug court program (Pen C §1000.5; Health & S C §11375.7); defendant may be eligible for sentencing under Proposition 36

Health & S C §	Description of Crime	Sentence
11358(a)	Planting, harvesting, or processing any cannabis plants; defendant under 18 years of age (infraction) — 1st offense	8 hours of drug education or counseling and maximum 40 hours of community service over period not to exceed 90 days (Health & S C §11357(b)(1)); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
	2nd or subsequent offense	10 hours of drug education or counseling and maximum 60 hours of community service over period not to exceed 120 days (Health & S C §11357(b)(1)); same additional fines and conditions as specified in Health & S C §11358(a) above
11358(b)	Planting, harvesting, or processing six or fewer living cannabis plants by defendant at least 18 years of age but less than 21 years of age (infraction)	\$100 maximum; same additional fines and conditions as specified in Health & S C §11358(a) above
11358(c)	Planting, harvesting, or processing more than six living cannabis plants by defendant 18 years of age or older <i>Note: Court has discretion to sentence as felony if defendant has designated priors or the offense resulted in the violation of designated offenses. (Health & S C §11358(d))</i>	6 months and/or \$500 maximum; same additional fines and conditions as specified in Health & S C §11358(a) above; probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab)
11359(a)(1)	Possession of cannabis for sale; defendant under 18 years of age (infraction) — 1st offense	8 hours of drug education or counseling and maximum 40 hours of community service over period not to exceed 90 days (Health & S C §11357(b)(1)); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
	2nd or subsequent offense	10 hours of drug education or counseling and maximum 60 hours of community service over period not to exceed 120 days (Health & S C §11357(b)(1)); same additional fines and conditions as specified in Health & S C §11359(a)(1) above

Health & S C §	Description of Crime	Sentence
11359(a)(2)	Possession of cannabis for sale by defendant 18 years of age or older <i>Note: Court has discretion to sentence as felony if defendant has designated priors, the offense involved the knowing sale or attempted sale to a minor, or offense involved defendant over 21 years of age employing or using person under 20 years of age in the cannabis operation. (Health & S C §11359(c), (d))</i>	6 months and/or \$500 maximum; same additional fines and conditions as specified in Health & S C §11359(a)(1) above; probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab)
11360(a)	Transportation, importation, sale, or giving away of cannabis by defendant under 18 years of age (infraction) — 1st offense	8 hours of drug education or counseling and maximum 40 hours of community service over period not to exceed 90 days (Health & S C §11357(b)(1)); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
	2nd or subsequent offense	10 hours of drug education or counseling and maximum 60 hours of community service over period not to exceed 120 days (Health & S C §11357(b)(1)); same additional fines and conditions as specified in Health & S C §11360(a) above
11360(a)	Transportation, importation, sale, or giving away of cannabis by defendant 18 years of age or older <i>Note: Court has discretion to sentence as felony if defendant has designated priors, the offense involved the knowing sale or attempted sale to a minor, or offense involved more than 28.5 grams of cannabis or 4 grams of concentrated cannabis (Health & S C §11360(a)(3))</i>	6 months and/or \$500 maximum; same additional fines and conditions as specified in Health & S C §11360(a) above; probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab)
11360(b)	Transportation or giving away of not more than 28.5 grams of cannabis, other than concentrated cannabis (infraction)	\$100 maximum; same additional fines and conditions as specified in Health & S C §11360(a) above

Health & S C §	Description of Crime	Sentence
11362.2(a)	Violation of restrictions involving personal cultivation of cannabis (infraction)	\$250 maximum (Health & S C §11362.4(e)); defendants under 18 years of age instead required to complete 8 hours of drug education or counseling and maximum 40 hours of community service over period not to exceed 90 days (Health & S C §11362.4(f)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
11362.3(a)(1)	Smoking or ingesting cannabis or cannabis products in any public place, except in accordance with Bus & P C §26200 (infraction)	\$100 maximum (Health & S C §11362.4(a)); defendants under 18 years of age instead required to complete 4 hours of drug education or counseling and maximum 10 hours of community service over period not to exceed 60 days (Health & S C §11362.4(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
11362.3(a)(2)	Smoking cannabis or cannabis products in location where smoking tobacco is prohibited (infraction)	\$250 maximum (Health & S C §11362.4(b)); defendants under 18 years of age instead required to complete 4 hours of drug education or counseling and maximum 20 hours of community service over period not to exceed 90 days (Health & S C §11362.4(b)); same additional fines and conditions as specified in Health & S C §11362.3(a)(1) above
11362.3(a)(3)	Smoking cannabis or cannabis products within 1,000 feet of a school, day care center, or youth center while children are present (infraction)	\$250 maximum (Health & S C §11362.4(b)); defendants under 18 years of age instead required to complete 4 hours of drug education or counseling and maximum 20 hours of community service over period not to exceed 90 days (Health & S C §11362.4(b)); same additional fines and conditions as specified in Health & S C §11362.3(a)(1) above
11362.3(a)(4)	Possessing an open container or open package of cannabis or cannabis products while driving, operating, or riding in the passenger seat or compartment of motor vehicle or other transportation vehicle (infraction)	\$250 maximum (Health & S C §11362.4(b)); defendants under 18 years of age instead required to complete 4 hours of drug education or counseling and maximum 20 hours of community service over period not to exceed 90 days (Health & S C §11362.4(b)); same additional fines and conditions as specified in Health & S C §11362.3(a)(1) above
11362.3(a)(5)	Possessing, smoking, or ingesting cannabis or cannabis products on grounds of a school, day care center, or youth center while children are present (infraction)	Same punishment provided under Health & S C §11357(c) or (d) above (Health & S C §11362.4(c))

* Wobbler, alternative misdemeanor/felony

Health & S C §	Description of Crime	Sentence
*11363	Planting, harvesting, or processing peyote	1 year and \$1,000 maximum (Pen C §672); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7); registration with law enforcement under Health & S C §11590(a); defendant may be eligible for sentencing under Proposition 36
11364	Possession of paraphernalia for injecting or smoking specified controlled substances <i>Note: Health & S C §11364 does not apply to possession solely for the personal use of hypodermic needles or syringes. (Health & S C §11364(c))</i>	15 days minimum to 180 days maximum and/or \$30 minimum to \$500 maximum (Health & S C §11374); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
11364.7(a)	Manufacturing, furnishing, or delivering drug paraphernalia to be used with controlled substance	15 days minimum to 180 days maximum and/or \$30 minimum to \$500 maximum (Health & S C §11374); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
*11364.7(b)	Manufacturing drug paraphernalia to be used with cocaine, cocaine base, heroin, PCP, or methamphetamine	1 year and \$1,000 maximum (Pen C §672); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
11364.7(c)	Furnishing drug paraphernalia to minor by adult who is at least 3 years older or possessing hypodermic needle on school grounds with intent to furnish or deliver the needle with knowledge that it will be used by minor	1 year and/or \$1,000 maximum; drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
11365	Presence during unlawful use of controlled substance	15 days minimum to 180 days maximum and/or \$30 minimum to \$500 maximum (Health & S C §11374); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
*11366	Maintaining place for use or distribution of controlled substance	1 year and \$1,000 maximum (Pen C §672); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7); registration with law enforcement under Health & S C §11590(a)

Health & S C §	Description of Crime	Sentence
*11368	Forging prescription or uttering forged prescription	Minimum 6 months to maximum 1 year and \$1,000 maximum (Pen C §672); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7); registration with law enforcement under Health & S C §11590(a)
*11370.9	Receiving, transferring, investing, or managing proceeds over \$25,000 derived from controlled substance offenses with intent to conceal the nature, location, ownership, control, or source of proceeds or to avoid a transaction reporting requirement	1 year and/or \$250,000 or twice the value of the proceeds or property involved in the violation, whichever is greater; drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7)
*11375(b)(1)	Sale or possession for sale of controlled substance specified in §11375(c)	1 year and \$1,000 maximum (Pen C §672); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7); probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab)
11375(b)(2)	Possession of controlled substance specified in §11375(c) (also punishable as infraction)	15 days minimum to 180 days maximum and/or \$30 minimum to \$500 maximum (Health & S C §11374); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7); probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab); defendant may be eligible for sentencing under Proposition 36
11375.5(a)	Selling, dispensing, distributing, or offering to sell, distribute, or furnish, or give, or possess for sale any synthetic stimulant compound or derivative	6 months and/or \$1,000 maximum
11375.5(b)	Use or possession of synthetic stimulant compound or derivative (infraction) — 1st offense	\$250 maximum
	2nd offense (infraction or misdemeanor)	\$250 maximum (infraction) 6 months and/or \$500 maximum (misdemeanor)
	3rd or subsequent offense	6 months and/or \$1,000 maximum; defendant may be eligible to participate in preguilty plea drug court program (Pen C §1000.5; Health & S C §11375.7); defendant may be eligible for sentencing under Proposition 36

* Wobbler, alternative misdemeanor/felony

Health & S C §	Description of Crime	Sentence
11377(a)	Possession of specified controlled substance, such as PCP, methamphetamine, etc., without prescription (punishable as felony if defendant has prior conviction for violent/serious felony listed in Pen C §667(e)(2)(C)(iv) or for offense requiring sex offender registration under Pen C §290(c))	1 year and \$1,000 maximum (Pen C §672); same additional fees and conditions described under §11375 above; defendant may be eligible for sentencing under Proposition 36
*11379.2	Sale or possession for sale of controlled substance specified in §11056(g)	1 year and \$1,000 maximum (Pen C §672); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7); probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab)
*11390	Cultivating spores or mycelium capable of producing a controlled substance	1 year and \$1,000 maximum (Pen C §672); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); drug program fee of \$150 maximum unless defendant unable to pay (Health & S C §11372.7); defendant may be eligible for sentencing under Proposition 36
*11391(a)	Transporting, importing, selling, or furnishing spores or mycelium capable of producing a controlled substance	1 year and \$1,000 maximum (Pen C §672); same additional fees and conditions as described under §11390 above; defendant may be eligible for sentencing under Proposition 36
11532	Loitering in public place with intent to commit narcotics offense	6 months and/or \$1,000 maximum (Pen C §19)
11550(a)	Under the influence of a controlled substance — 1st or 2nd offense	1 year and \$1,000 maximum (Pen C §672); court may place defendant on probation for period up to 5 years; court may permit completion of licensed drug rehabilitation program instead of all or portion of imprisonment (Health & S C §11550(c)(1)); criminal laboratory analysis fee of \$50 (Health & S C §11372.5(a)); probation condition that defendant submit to drug abuse testing as directed by probation officer (Pen C §1203.1ab); registration with law enforcement under Health & S C §11590(a); defendant may be eligible for sentencing under Proposition 36

*Wobbler, alternative misdemeanor/felony

Health & S C §	Description of Crime	Sentence
11550(b)	Under influence of controlled substance — 3rd or subsequent offense within 7 years and refusal to complete licensed drug rehabilitation program offered by court under Health & S C §11550(c)(1)	Mandatory minimum 180 days to maximum 1 year; and \$1,000 maximum (Pen C §672); court may not absolve service of at least 180 days unless no licensed drug rehabilitation programs are readily available, based on defendant's ability to pay; court may permit completion of licensed drug rehabilitation program instead of all or portion of imprisonment (Health & S C §11550(c)(1)); same additional fees and conditions described under §11550(a) above; registration with law enforcement under Health & S C §11590(a); defendant may be eligible for sentencing under Proposition 36
*11550(e)	Under influence of cocaine, cocaine base, heroin, methamphetamine, or phencyclidine while in immediate personal possession of loaded, operable firearm	1 year and \$1,000 maximum (Pen C §672); same additional fees and conditions described under §11550(a) above; registration with law enforcement under Health & S C §11590(a); defendant may be eligible for sentencing under Proposition 36
11590	Failure to register with law enforcement	15 days minimum to 180 days maximum and/or \$30 minimum to \$500 maximum (Health & S C §11374)
120290(a)(1), (g)(1)	Intentional transmission of infectious or communicable disease	6 months and \$1,000 maximum (Pen C §672)
120290(a)(1), (g)(2)	Attempt to intentionally transmit infectious or communicable disease	90 days and \$1,000 maximum (Pen C §672)
120290(a)(2), (g)(1)	Willful exposure to infectious or communicable disease	6 months and \$1,000 maximum (Pen C §672)

* Wobbler, alternative misdemeanor/felony

IV. [§74.4] BUSINESS AND PROFESSIONS CODE

Bus & P C §	Description of Crime	Sentence
4059	Furnishing dangerous drug or device without prescription	Minimum 30 days to maximum 6 months and/or minimum \$200 to maximum \$2,000 if defendant knowingly violates (Bus & P C §4321(a)); otherwise infraction with \$1,000 maximum (Bus & P C §4321(b))
4060	Possession of controlled substance without prescription	Minimum 30 days to maximum 6 months and/or minimum \$200 to maximum \$2,000 if defendant knowingly violates (Bus & P C §4321(a)); otherwise infraction with \$1,000 maximum (Bus & P C §4321(b)); defendant may be eligible for sentencing under Proposition 36
4141	Furnishing hypodermic needles or syringes without a permit	Minimum 30 days to maximum 6 months and/or minimum \$200 to maximum \$2,000 if defendant knowingly violates (Bus & P C §4321(a)); otherwise infraction with \$1,000 maximum (Bus & P C §4321(b))
4147(c)	Discarding hypodermic needle or syringe in a playground, beach, park, or school	6 months and/or \$200 minimum to \$2,000 maximum (Pen C §4147(d))
4323	False representation in telephone or electronic communication as person who can lawfully prescribe drug	1 year and \$1,000 maximum (Pen C §672)
*4324(a)	Forging prescription	1 year and \$1,000 maximum (Pen C §672)
*4324(b)	Possession of drugs secured by forged prescription	1 year and \$1,000 maximum (Pen C §672); defendant may be eligible for sentencing under Proposition 36
25658(a)	Selling, furnishing, or giving alcoholic beverage to minor	Mandatory \$1,000 (nonsuspendable) and minimum 24 hours of community service (Bus & P C §25658(e)(2))
25658(b)	Minor's purchase or consumption of alcoholic beverage in any on-sale premises — 1st offense	Mandatory minimum \$250 (nonsuspendable) to maximum \$1,000 (Bus & P C §25617) or minimum 24 to maximum 32 hours of community service, or combined fine and community service as determined by court (Bus & P C §25658(e)(1))
	2nd or subsequent offense	\$500 maximum or minimum 36 to maximum 48 hours of community service, or combined fine and community service as determined by court (Bus & P C §25658(e)(1))
25658(c)	Selling, furnishing, or giving alcoholic beverage to minor and the minor consumes the alcohol and proximately causes great bodily injury or death	Minimum 6 months to maximum 1 year and/or \$1,000 maximum (Bus & P C §25658(e)(3))

*Wobbler, alternative misdemeanor/felony

Bus & P C §	Description of Crime	Sentence
25658.2(a)	Parent or legal guardian permitting minor to consume alcohol or use controlled substance and allowing minor to drive under the influence resulting in traffic accident	1 year and/or \$1,000 maximum (Bus & P C §25658.2(b))
25658.5(a)	Minor's attempted purchase of alcoholic beverage from licensee — 1st offense (infraction)	\$250 maximum or minimum 24 to maximum 32 hours of community service, or combined fine and community service as determined by court
	2nd or subsequent offense (infraction)	\$500 maximum or minimum 36 to maximum 48 hours of community service, or combined fine and community service as determined by court
25661(a)	Minor's presenting or possessing of false evidence of age and identity — 1st offense	Mandatory minimum of \$250 (nonsuspendable) and maximum of \$1,000 (Bus & P C §25617) or minimum 24 to maximum 32 hours of community service, or combined fine and community service as determined by court
	2nd or subsequent offense	\$500 maximum or minimum 36 to maximum 48 hours of community service, or combined fine and community service as determined by the court
25662(a)	Minor's possession of alcoholic beverage in public (except delivery ordered by parent, responsible adult relative, any adult designated by parent or legal guardian, or employer) — 1st offense	\$250 maximum or minimum 24 to maximum 32 hours of community service
	2nd or subsequent offense	\$500 maximum or minimum 36 to maximum 48 hours of community service, or combined fine and community service as determined by the court
25663(a)	Employment of minor in premises used for on-sale consumption of alcoholic beverage	6 months and/or \$1,000 maximum (Bus & P C §25617)
25665	Permitting minor to enter and remain in licensed, on-sale premises	6 months and/or \$1,000 maximum (Bus & P C §25617)
25665	Minor's entering and remaining in licensed on-sale premises without lawful business	Mandatory minimum \$200 (nonsuspendable) to maximum \$1,000 (Bus & P C §25617)

* Wobbler, alternative misdemeanor/felony

V. [§74.5] VEHICLE CODE

Unless otherwise provided, Vehicle Code violations are infractions. See Veh C §40000.1. Numerous exceptions have been enacted to classify specified violations as misdemeanors (see Veh C §§40000.5–40000.61), or to provide for punishment of some offenses as felonies (see Veh C §40000.3), instead of infractions. Unless a different penalty is expressly provided, the standard sentence for a Vehicle Code misdemeanor (general misdemeanor) is a maximum of 6 months and/or \$1,000. Veh C §42002.

The punishment for infractions and a list of common infractions are discussed in §§74.11–74.12.

A court that conducts a night session must impose a night court assessment of \$1 for every fine and forfeiture imposed for a Vehicle Code offense. Veh C §42006.

A. [§74.6] General Misdemeanors

Each code section listed below includes the statutory reference classifying it as a misdemeanor instead of an infraction. Unless otherwise noted below, the applicable punishment is the standard general misdemeanor sentence of 6 months and/or \$1,000 maximum under Veh C §42002.

Veh C §	Description of Crime	Sentence
20, 40000.5	Using false name or filing false statement with DMV or CHP	
31, 40000.5	Giving false information to peace officer	
10501(a), 40000.9	False or fraudulent report of vehicle theft — 1st offense	
	*2nd or subsequent offense — (wobbler)	1 year maximum (Veh C §10501(b))
10750(a), 40000.9	Altering vehicle identification number	
10852, 40000.9	Tampering with vehicle or its parts or contents	1 year and/or \$2,000 maximum (Veh C §42002.5) if violation involves vehicle modified for use of disabled person
10853, 40000.9	Malicious mischief to vehicle	1 year and/or \$2,000 maximum (Veh C §42002.5) if violation involves vehicle modified for use of disabled person
12500(a), 40000.11(b)	Driving without license	
12951(b), 40000.11(h)	Failure to present license on demand of officer	
13004, 40000.11(i)	Unlawful use of DMV identification card	

*Wobbler, alternative misdemeanor/felony

Veh C §	Description of Crime	Sentence
13004.1, 40000.11(j)	Manufacture or sale of document substantially similar to DMV identification card	Minimum \$250 to maximum \$1,000 and 24 hours of community service during hours when defendant is not employed and is not attending school; fine and community service nonsuspendable (Veh C §13004.1(b)(1)); alternatively, court may order 1 year and \$1,000 maximum (Veh C §13004.1(b)(2))
14610, 40000.11(m)	Unlawful use of driver's license	
14610.1, 40000.11(n)	Manufacture or sale of document substantially similar to DMV driver's license	\$1,000, nonsuspendable, and minimum 24 hours of community service during hours when defendant is not employed and is not attending school
20002, 40000.13(b)	Hit-and-run accident with no personal injury	6 months and/or \$1,000 maximum, specified in Veh C §20002(c); discretionary 6-month maximum license suspension by court (Veh C §13201(a))
*21651(b), 40000.13(d)	Driving wrong way on divided highway (wobbler under Veh C §21651(c) if willful violation that results in injury or death)	
23110(a), 40000.15	Throwing substance at vehicle or its occupant	
23253, 40000.15	Disobeying peace officer at vehicular crossing or toll highway	
23332, 40000.15	Trespassing on vehicular crossing	
28050– 28051.5, 40000.15	Odometer offenses	
40504(b), 40000.25	False signature on written promise to appear	
40508, 40000.25	Willfully failing to appear or pay fine	
40614, 40000.25	False signature on notice to correct	
40616, 40000.25	Willfully violating written promise to correct	
40000.28	4th or subsequent infraction conviction within 12 months (except violations by pedestrians)	

* Wobbler, alternative misdemeanor/felony

B. [§74.7] Exceptions to General Misdemeanor Treatment

The following are exceptions to Veh C §42002 treatment as a general misdemeanor, *i.e.*, misdemeanor offenses for which different punishments are provided by the governing code sections or other provisions.

NOTE: General provisions governing license suspension or revocation by the court are outlined in §74.9. They are also noted throughout this chart with the various sections that invoke them.

Veh C §	Description of Crime	Sentence
2800.1	Fleeing or attempting to elude a pursuing peace officer	1 year and \$1,000 maximum (Pen C §672); discretionary 6-month maximum license suspension or restriction by court (Veh C §13201(d), (e)(2))
*2800.2	Fleeing or attempting to elude a pursuing peace officer, with the vehicle driven recklessly	Minimum 6 months to maximum 1 year and/or \$1,000 minimum to \$10,000 maximum; discretionary 6-month maximum license suspension or restriction by court (Veh C §13201(d), (e)(2)); discretionary vehicle impound for maximum 6 months (maximum 12 months for second or subsequent conviction) if (i) defendant is owner; (ii) the violation results in an accident; and (iii) the violation occurred within 7 years of prior conviction under Pen C §191.5(a), §191.5(b), §192(c), or §192.5(a), or Veh C §23103, §23152, or §23153 (Veh C §23592(a))
*2800.3(a)	Fleeing or attempting to elude a pursuing peace officer, with serious bodily injury (felony if violation results in death (Veh C §2800.3(b))	1 year maximum and/or \$2,000 minimum to \$10,000 maximum; discretionary 6-month maximum license suspension or restriction by court (Veh C §13201(d), (e)(2)); mandatory license revocation for 3 years if violation causes serious bodily injury resulting in a serious impairment of physical condition (Veh C §13351(a)(3), (b)); discretionary vehicle impound for maximum 6 months (maximum 12 months for second or subsequent conviction) if (i) defendant is owner, and (ii) the violation occurred within 7 years of prior conviction Pen C §191.5(a), §191.5(b), §192(c), or §192.5(a), or Veh C §23103, §23152, or §23153 (Veh C §23592(a))
*2800.4	Driving in wrong direction while fleeing or attempting to elude a pursuing peace officer in violation of Veh C §2800.1	Minimum 6 months to maximum 1 year and/or \$1,000 minimum to \$10,000 maximum; discretionary 6-month maximum license suspension or restriction by court (Veh C §13201(d), (e)(2))
4461(a)	Lending registration documents to another	6 months and/or \$250 minimum to \$1,000 maximum; additional penalty assessment of \$100 (Veh C §4461.3)

*Wobbler, alternative misdemeanor/felony

Veh C §	Description of Crime	Sentence
4461(b)	Lending disabled person placard to another	6 months and/or \$250 minimum to \$1,000 maximum; additional penalty assessment of \$100 (Veh C §4461.3); assessment equal to 10 percent of fine imposed (Pen C §1465.6(a)); as alternative to punishing as a misdemeanor, defendant may be issued a notice of parking violation imposing a civil penalty of \$250 minimum to \$1,000 maximum
4461(c)	Displaying disabled person placard belonging to another	6 months and/or \$250 minimum to \$1,000 maximum; additional penalty assessment of \$100 (Veh C §4461.3); assessment equal to 10 percent of fine imposed (Pen C §1465.6(a)); court may impose civil penalty not exceeding \$1,500 (Veh C §4461.5); as alternative to misdemeanor punishment, defendant may be issued a notice of parking violation imposing a civil penalty of \$250 minimum to \$1,000 maximum
4461(d)	Parking vehicle displaying disabled person identification plates issued to another in designated parking space	6 months and/or \$250 minimum to \$1,000 maximum; additional penalty assessment of \$100 (Veh C §4461.3); assessment equal to 10 percent of fine imposed (Pen C §1465.6(a)); court may impose civil penalty not exceeding \$1,500 (Veh C §4461.5); as alternative to misdemeanor punishment, defendant may be issued a notice of parking violation imposing a civil penalty of \$250 minimum to \$1,000 maximum
*4463(a)	Forging or falsifying registration or license	1 year and \$1,000 maximum (Pen C §672)
4463(b)	Forging, falsifying, acquiring, or possessing, disabled person placard with intent to defraud	Mandatory 6 months and/or \$500 minimum to \$1,000 maximum, nonsuspendable; court may impose civil penalty not exceeding \$2,500 (Veh C §4463.3)
4463(c)	Displaying disabled person placard with intent to defraud	Mandatory 6 months and/or \$250 minimum to \$1,000 maximum, nonsuspendable; court may impose civil penalty not exceeding \$2,500 (Veh C §4463.3); assessment equal to 10 percent of fine imposed (Pen C §1465.6(a)); as alternative to misdemeanor punishment, defendant may be issued a notice of parking violation imposing a civil penalty of \$250 minimum to \$1,000 maximum
10751(a), 40000.9	Possession or sale of vehicle or part with altered or removed identification number	6 months maximum if value of property is \$950 or less; 1 year maximum if value of property exceeds \$950 (Veh C §42002.4); and \$1,000 maximum (Pen C §672)
*10752	Fraudulent possession or sale of vehicle identification number	Minimum 90 days to maximum 1 year and minimum \$250 to maximum \$5,000
*10851(a)	Driving or taking vehicle without consent of owner (may serve as prior conviction for purposes of enhanced joyriding punishment under Pen C §499)	1 year and/or \$1,000 maximum; DMV must suspend license on recommendation of court (Veh C §13357)

* Wobbler, alternative misdemeanor/felony

Veh C §	Description of Crime	Sentence
14601(a)	Driving after knowledge of license suspension or revocation for reckless driving under Veh C §23103, §23104, §23105, or any reason listed in Veh C §12806(a) or (c) (DMV refusal to renew because of alcohol or drug use or uncontrolled medical condition), Veh C §12809(e) (negligent or incompetent operation of vehicle), or Veh C §12810.5 (negligent operation) — 1st offense	Minimum 5 days to maximum 6 months and minimum \$300 to maximum \$1,000 (Veh C §14601(b)(1)); discretionary vehicle impound for maximum 6 months if defendant is owner (Veh C §23592(a)); if defendant pleads guilty or no contest in satisfaction of, or as a substitute for, an original charge of Veh C §14601.2, court must order installation of ignition interlock device for period not to exceed 3 years (Veh C §§14601(e), 23575(a))
	2nd or subsequent offense within 5 years of prior conviction under Veh C §14601, §14601.1, §14601.2, or §14601.5	Mandatory minimum 10 days, nonsuspendable (Veh C §14601(c)), to maximum 1 year and minimum \$500 to maximum \$2,000 (Veh C §14601(b)(2)); discretionary vehicle impound for maximum 12 months if defendant is owner (Veh C §23592(a)); if defendant pleads guilty or no contest in satisfaction of, or as a substitute for, an original charge of Veh C §14601.2, court must order installation of ignition interlock device for period not to exceed 3 years (Veh C §§14601(e), 23575(a))
14601.1(a)	Driving after knowledge of license suspension or revocation for any reason other than those listed in Veh C §14601, §14601.2, or §14601.5 — 1st offense <i>Note: Violation of §14601.1 based on failure to appear may be an infraction, with a \$250 maximum sentence, under Pen C §§17(d), 19.8.</i>	6 months maximum and/or \$300 minimum to \$1,000 maximum (Veh C §14601.1(b)(1)); discretionary vehicle impound for maximum 6 months if defendant is owner (Veh C §23592(a)); if defendant pleads guilty or no contest in satisfaction of, or as a substitute for, an original charge of Veh C §14601.2, court must order installation of ignition interlock device for period not to exceed 3 years (Veh C §§14601.1(d), 23575(a))
	2nd or subsequent offense within 5 years of prior conviction under Veh C §14601, §14601.1, §14601.2, or §14601.5	Minimum 5 days to maximum 1 year and minimum \$500 to maximum \$2,000 (Veh C §14601.1(b)(2)); discretionary vehicle impound for maximum 12 months if defendant is owner (Veh C §23592(a)); if defendant pleads guilty or no contest in satisfaction of, or as a substitute for, an original charge of Veh C §14601.2, court must order installation of ignition interlock device for period not to exceed 3 years (Veh C §§14601.1(d), 23575(a))

Veh C §	Description of Crime	Sentence
14601.2(a), (b)	Driving after knowledge of license suspension or revocation under Veh C §23152 or §23153 (DUI) or of license restriction, unless in full compliance — 1st offense	Mandatory minimum 10 days, nonsuspendable (Veh C §14601.2(e)), to maximum 6 months and minimum \$300 to maximum \$1,000, plus additional sentence under Veh C §14601.3(e)(3) if habitual traffic offender (see discussion below) (Veh C §14601.2(d)(1)); court must order installation of ignition interlock device for period not to exceed 3 years (Veh C §§14601.2(h), 23575(a)); discretionary vehicle impound for maximum 6 months if defendant is owner (Veh C §23592(a))
	2nd or subsequent offense within 5 years of prior conviction under Veh C §14601, §14601.1, §14601.2, or §14601.5	Mandatory minimum 30 days, nonsuspendable (Veh C §14601.2(f)), to maximum 1 year and minimum \$500 to maximum \$2,000, plus additional sentence under Veh C §14601.3(e)(3) if habitual traffic offender (see discussion below) (Veh C §14601.2(d)(2)); court must order installation of ignition interlock device for period not to exceed 3 years (Veh C §§14601.2(h), 23575(a)); discretionary vehicle impound for maximum 12 months if defendant is owner (Veh C §23592(a))
	2nd or subsequent offense within 7 years, but over 5 years, of prior conviction under Veh C §14601, §14601.1, §14601.2, or §14601.5	Mandatory minimum 10 days, nonsuspendable (Veh C §14601.2(g)), to maximum 6 months and minimum \$300 to maximum \$1,000, plus additional sentence under Veh C §14601.3(e)(3) if habitual traffic offender (see discussion below) (Veh C §14601.2(d)(1)); court must order installation of ignition interlock device for period not to exceed 3 years (Veh C §§14601.2(h), 23575(a)); discretionary vehicle impound for maximum 12 months if defendant is owner (Veh C §23592(a))
	Veh C §14601.2 conviction of person designated as habitual traffic offender under Pen C §193.7 or Veh C §23546(b) (3 DUI convictions within prior 7 years), §23550(b) (4 or more DUI convictions within prior 7 years), §23550.5(d) (DUI conviction within 10 years of prior DUI, or Pen C §191.5(a) violation, Pen C §191.5(b) violation that resulted in a felony conviction, or Pen C §192.5(a) violation), or §23566(d) (3 or more §23153 DUI violations within prior 7 years) (Veh C §14601.2(d)(1), (2))	180 days and \$2,000, consecutive to penalty imposed for violation of any other law (Veh C §14601.3(e)(3))

* Wobbler, alternative misdemeanor/felony

Veh C §	Description of Crime	Sentence
14601.3(a)	Habitual traffic offender because of specified driving history accumulated from driving during period of license suspension or revocation — 1st offense	30 days and \$1,000 (Veh C §14601.3(e)(1)); discretionary vehicle impound for maximum 6 months if defendant is owner (Veh C §23592(a))
	2nd or subsequent offense within 7 years	180 days and \$2,000 (Veh C §14601.3(e)(2)); discretionary vehicle impound for maximum 12 months if defendant is owner (Veh C §23592(a))
14601.4	Causing bodily injury while driving a vehicle with a license suspended or revoked pursuant to Veh C §14601.2	Mandatory minimums prescribed for Veh C §14601.2 (described above) must be served, whether or not probation is granted; work or other release not permitted before service of minimum term; maximum \$1,000 (Pen C §672); discretionary vehicle impound if defendant is owner (Veh C §23592(a)); if defendant pleads guilty or no contest in satisfaction of, or as a substitute for, an original charge of Veh C §14601.2, court must order installation of ignition interlock device for period not to exceed 3 years (Veh C §§14601.4(c), 23575(a))
14601.5(a)–(b)	Driving after knowledge of license suspension or revocation under Veh C §13353, §13353.1, or §13353.2, or of license restriction, unless in full compliance — 1st offense	6 months and/or minimum \$300 to maximum \$1,000 (Veh C §14601.5(d)(1)); in imposing minimum fine, court must consider defendant's ability to pay and may reduce the minimum fine in interests of justice and must state reasons on the record (Veh C §14601.5(e)); if defendant pleads guilty or no contest in satisfaction of, or as a substitute for, an original charge of Veh C §14601.2, court must order installation of ignition interlock device for period not to exceed 3 years (Veh C §§14601.5(g), 23575(a))
	2nd or subsequent offense within 5 years of prior conviction of Veh C §14601, §14601.1, §14601.2, §14601.3, or §14601.5	Minimum 10 days to maximum 1 year and minimum \$500 to maximum \$2,000 (Veh C §14601.5(d)(2)); in imposing minimum fine, court must consider defendant's ability to pay and may reduce the minimum fine in interests of justice and must state reasons on the record (Veh C §14601.5(e)); if defendant pleads guilty or no contest in satisfaction of, or as a substitute for, an original charge of Veh C §14601.2, court must order installation of ignition interlock device for period not to exceed 3 years (Veh C §§14601.5(g), 23575(a))

Veh C §	Description of Crime	Sentence
*20001	Hit-and-run accident resulting in injury other than death or permanent, serious injury	1 year and/or minimum \$1,000 to maximum \$10,000 (Veh C §20001(b)(1)); in imposing minimum fine, court must consider defendant's ability to pay and may reduce the minimum fine in interests of justice and must state reasons on the record (Veh C §20001(b)(3))
*20001	Hit-and-run accident resulting in death or permanent, serious injury	Minimum 90 days to maximum 1 year and/or minimum \$1,000 to maximum \$10,000 (Veh C §20001(b)(2)); court may reduce or waive mandatory minimum jail term in the interests of justice and must state reasons on the record (Veh C §20001(b)(2)); in imposing fine, court must consider defendant's ability to pay and may reduce the minimum fine in the interests of justice and must state reasons on the record (Veh C §20001(b)(3))
20002	Failure to exchange information with another driver at scene of non-injury accident; failure to leave note with name and address on unattended vehicle involved in accident	6 months and/or \$1,000 maximum
21200.5, 40000.13(c)	Riding a bicycle under the influence of alcohol or drug	\$250 maximum; if defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §21200.5 (violations are subject to §13202.5); see Veh C §13202.5(d) (no mention of §21200.5 in listing of applicable violations))
23103(a)–(b)	Reckless driving; if court accepts guilty or no contest plea to Veh C §23103 violation in satisfaction of Veh C §23152 DUI charge, prosecutor must state for record whether defendant consumed alcohol or ingested drug in connection with offense; if yes, conviction constitutes prior for purposes of Veh C §23540, §23546, §23550, §23560, §23566, or §23622 (Veh C §23103.5)	Minimum 5 days to maximum 90 days and/or minimum \$145 to maximum \$1,000; discretionary license suspension by court for specified maximum time depending on number of prior convictions (Veh C §13200); if violation of §23103 when subject to §23103.5 and defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5)
*23104	Reckless driving that causes bodily injury (wobbler under Veh C §23104(b) if great bodily injury and prior conviction of Veh C §23103, §23104, §23105, §23109, §23109.1, §23152, or §23153)	Minimum 30 days to maximum 6 months and/or minimum \$220 to maximum \$1,000; discretionary 6 month maximum license suspension by court (Veh C §13201(b)); mandatory 1-year license revocation by DMV (Veh C §13350(a)(3), (c))
*23105	Reckless driving causing one or more specified injuries to a person other than the driver	Minimum 30 days to maximum 6 months and/or \$220 to maximum \$1,000

* Wobbler, alternative misdemeanor/felony

Veh C §	Description of Crime	Sentence
23109(a)	Motor vehicle speed contest on highway — 1st offense	Minimum 24 hours to maximum 90 days and/or minimum \$355 to maximum \$1,000; court must order 40 hours of community service (Veh C §23109(e)(1)); mandatory license suspension or restriction for 90 days to 6 months (Veh C §§13352(a)(8)(A), 23109(e)(1)); discretionary vehicle impound for 1–30 days (Veh C §23109(h))
23109(a)	Motor vehicle speed contest on highway — 2nd or subsequent offense within 5 years	Minimum 4 days to maximum 6 months and minimum \$500 to maximum \$1,000 (Veh C §23109(f)(1)); if probation granted, mandatory minimum 48 hours to maximum 6 months (Veh C §23109(g)); mandatory license suspension or restriction for 6 months (Veh C §§13352(a)(9), 23109(f)(4), (g)); discretionary vehicle impound for 1–30 days (Veh C §23109(h)); court may not strike prior conviction(s) in order to avoid imposing minimum term of imprisonment or for purpose of avoiding license revocation, suspension, or restriction (Veh C §23109.5)
23109(a)	Motor vehicle speed contest on highway that causes bodily injury — 1st offense	Minimum 30 days to maximum 6 months and/or minimum \$500 to maximum \$1,000 (Veh C §23109(e)(2)); mandatory license suspension for 90 days to 6 months (Veh C §13352(a)(8)(A)); discretionary vehicle impound for 1–30 days (Veh C §23109(h))
23109(a)	Motor vehicle speed contest on highway that causes bodily injury — 2nd or subsequent offense within 5 years	Minimum 30 days to maximum 6 months and minimum \$500 to maximum \$1,000 (Veh C §23109(f)(2)); if probation granted, mandatory minimum 48 hours to maximum 6 months (Veh C §23109(g)); mandatory license suspension or restriction for 6 months (Veh C §§13352(a)(9), 23109(f)(4), (g)); discretionary vehicle impound for 1–30 days (Veh C §23109(h)); court may not strike prior conviction(s) in order to avoid imposing minimum term of imprisonment or for purpose of avoiding license revocation, suspension, or restriction (Veh C §23109.5)
*23109(a)	Motor vehicle speed contest on highway that causes serious bodily injury — 2nd or subsequent offense	Minimum 30 days to maximum 1 year and minimum \$500 to maximum \$1,000 (Veh C §23109(f)(3), (g)); if probation granted, mandatory minimum 48 hours to maximum 6 months (Veh C §23109(g)); mandatory license suspension or restriction for 6 months (Veh C §§13352(a)(9), 23109(f)(4), (g)); discretionary vehicle impound for 1–30 days (Veh C §23109(h)); court may not strike prior conviction(s) in order to avoid imposing minimum term of imprisonment or for purpose of avoiding license revocation, suspension, or restriction (Veh C §23109.5)

*Wobbler, alternative misdemeanor/felony

Veh C §	Description of Crime	Sentence
23109(b), (c), or (d)	Aiding speed contest, engaging in motor vehicle exhibition of speed, or aiding a speed exhibition	90 days and/or \$500 maximum (Veh C §23109(i)(1))
*23109.1	Motor vehicle speed contest on highway that causes one or more specified injuries to a person other than the driver	Minimum 30 days to maximum 6 months and/or \$500 minimum to \$1,000 maximum; mandatory license suspension or restriction for 90 days to 6 months (Veh C §13352(a)(8)(A))
23224(a), (b)	Possession of alcoholic beverage by driver or passenger under 21 years of age	6 months and/or \$1,000 (Veh C §23224(d)); discretionary vehicle impound for 1-30 days (Veh C §23224(c))

NOTE: Driving under the influence (DUI) sentencing provisions are described in [§74.10](#).

23247(a), (b), (c), (d)	Knowingly renting, leasing, or lending motor vehicle to person with restricted license under Veh C §13352, §13352.1, §13353.6, §13353.75, §23575, §23575.3, or §23700, unless equipped with functioning, certified ignition interlock device; requesting person to blow into ignition interlock device or to start vehicle, by person with restricted license under Veh C §13352, §13352.1, §13353.6, §13353.75, §23575, §23575.3, or §23700; blowing into device or starting vehicle for restricted person; tampering with device	6 months and/or \$5,000 maximum (Veh C §23247(f))
23247(e)	Driving, by person with restricted license under Veh C §13352, §13352.1, §13353.6, §13353.75, §23575, §23575.3, or §23700, of vehicle not equipped with a functioning ignition interlock device or vehicle that court ordered him or her not to drive	6 months and/or \$5,000 maximum (Veh C §23247(f)); if defendant's driving privilege is restricted under Veh C §13352, court must notify DMV to terminate restriction and to suspend or revoke defendant's driving privilege for the remaining period of the originating suspension or revocation and until all reinstatement requirements in Veh C §13352 or §13352.3 are met; if privilege restricted under Veh C §23575, §23575.3, or §23700, DMV must suspend driving privilege for 1 year (Veh C §23247(g))
38316, 40000.24(b)	Reckless driving of off-highway motor vehicle	Minimum 5 days to maximum 90 days and/or minimum \$50 to maximum \$500
38317, 40000.24(c)	Reckless driving of off-highway motor vehicle, causing personal injury	Minimum 30 days to maximum 6 months and/or minimum \$100 to maximum \$1,000

* Wobbler, alternative misdemeanor/felony

Veh C §	Description of Crime	Sentence
40008(a)	Interference with driver, following too closely, or reckless driving with intent to capture any type of visual image, sound recording, or other physical impression of another person for a commercial purpose	6 months and \$2,500 maximum; if violation of Veh C §23103 (reckless driving), discretionary license suspension by court for specified maximum time depending on number of prior convictions (Veh C §13200)
40008(b)	Interference with driver, following too closely, or reckless driving with intent to capture any type of visual image, sound recording, or other physical impression of another person for a commercial purpose and endangering child	1 year and \$5,000 maximum; if violation of Veh C §23103 (reckless driving), discretionary license suspension by court for specified maximum time depending on number of prior convictions (Veh C §13200)

C. [§74.8] Special Vehicle Code Misdemeanors

Insofar as the misdemeanors listed below affect failure to stop and submit to inspection of equipment or for an unsafe condition endangering any person, the penalties under Veh C §42002.1 are as follows:

	1st offense	5 days or \$50 maximum
	2nd offense within 1 year	10 days and/or \$100 maximum
	3rd or subsequent offense within 1 year	6 months and/or \$500 maximum
Veh C §	Description of Offense	Sentence
2800, 40000.7(a)(2)	Willful failure or refusal to obey peace officer	Specified above
2801, 40000.7(a)(4)	Willful failure or refusal to obey firefighter	Specified above
2803, 40000.7(a)(5)	Unlawful vehicle or load	Specified above

D. [§74.9] License Suspension or Revocation by the Court

The following are general license suspension or revocation (by the court) provisions of the Vehicle Code. Other specific suspension provisions are described in connection with relevant code sections outlined in this chart.

Veh C §	Description of Conviction	Action Permitted or Mandated
13200	Speeding or reckless driving without bodily injury (Veh C §23103)	Court may suspend (unless code mandates revocation by DMV), as follows: 1st conviction — maximum 30 days; 2nd conviction — maximum 60 days; and 3rd or subsequent conviction — maximum 6 months
13200.5	Driving at speed exceeding 100 miles per hour in violation of Veh C §22348(b)	Court may suspend (unless code mandates revocation by DMV) for maximum 30 days
13201(a)–(d)	Failure to stop at accident involving property causing bodily injury (Veh C §23104 or §23105), failure to stop at railway crossing (Veh C §22452), or evading a peace officer (Veh C §2800.1, §2800.2, or §2800.3)	Court may suspend for maximum 6 months
13201(e)	Causing or participating in accident for purpose of making false or fraudulent insurance claim	Court may suspend or restrict license for maximum 6 months
13202.5	Conviction of person under age 21 but age 13 or older of drug- and alcohol-related offense specified in Veh C §13202.5(d)	For each conviction, court must suspend license or order DMV to delay issuance for 1 year
13351.5	Felony conviction of Pen C §245 (assault with deadly weapon) when vehicle constituted deadly weapon or instrument used to commit offense	Revocation by DMV
13357	Theft or unlawful taking of a vehicle under Veh C §10851	Suspension or revocation by DMV on recommendation of court

* Wobbler, alternative misdemeanor/felony

E. [§74.10] Driving Under the Influence (DUI) Provisions

The fines specified below do not include penalty assessments, fees, or the state surcharge (see Pen C §§1464, 1465.7, 1465.8; Govt C §§70372(a), 70373, 76000, 76000.5, 76104.6, 76104.7) applicable generally in criminal cases. County boards of supervisors may, by resolution, authorize an additional \$50 penalty (raising total to \$100) for the cost of testing for alcohol content. The additional penalty may be imposed only when defendant has the ability to pay. Pen C §1463.14.

In lieu of any drug or alcohol education program required under Veh C §23538, §23542, §23546, §23548, §23550, §23550.5, §23552, §23556, §23562, §23566, or §23568, the court may require that the defendant complete a live-in substance abuse rehabilitation program under Pen C §8001 for a minimum period of 2 years if defendant consents and is accepted into the program. Veh C §23598.

The court must specify on the record its reasons for an order striking a prior DUI conviction, dismissing a DUI allegation under Veh C §23152, or substituting a lesser offense. Furthermore, the prosecution must submit for the record a written statement giving reasons for any motion to dismiss, strike a prior offense, or substitute a lesser offense. Veh C §23635.

Commercial vehicle drivers convicted of a first violation of driving any vehicle while under the influence of alcohol or controlled substance are prohibited from operating a commercial vehicle for 1 year. Veh C §15300(a). A second conviction will result in a lifetime prohibition. Veh C §15302.

Veh C §	Offense and Sentence
23152(a)	Driving under the influence of alcohol
23152(b)	Driving with blood alcohol content of .08% or more
23152(c)	Driving while addicted to the use of any drug
23152(d)	Driving commercial vehicle with blood alcohol content of .04% or more
23152(e)	Driving with blood alcohol content of .04% or more with passenger for hire
23152(f)	Driving under the influence of any drug
23152(g)	Driving under the combined influence of alcohol and drugs
	Sentences for a violation of Veh C §23152 are specified in Veh C §§23536, 23538, 23540, 23542, 23546, 23548, 23550, 23550.5, and 23552, listed below, and depend on the number of prior offenses and whether probation is granted.
23153(a)	Driving under the influence of alcohol with bodily injury to another
23153(b)	Driving with blood alcohol content of .08% or more with bodily injury to another
23153(d)	Driving commercial vehicle with blood alcohol content of .04% or more with bodily injury to another
23153(e)	Driving with blood alcohol content of .04% or more causing bodily injury to another with passenger for hire
23153(f)	Driving under the influence of any drug with bodily injury to another
23153(g)	Driving under the combined influence of alcohol and drugs with bodily injury to another
	Sentences for a violation of Veh C §23153 are specified in Veh C §§23550.5, 23554, 23556, 23560, 23562, 23566, and 23568, listed below, and depend on the number of prior offenses and whether probation is granted.

*Wobbler, alternative misdemeanor/felony

Veh C §	Offense and Sentence
23536	<p>1st offense under Veh C §23152 — no probation</p> <p><i>Mandatory imprisonment, fine, and penalties:</i></p> <ol style="list-style-type: none"> (1) Jail time: minimum 96 hours, at least 48 hours of which must be continuous unless court determines it would interfere with person's work schedule; maximum 6 months (Veh C §23536(a)–(b)). (2) Fine: minimum \$390 to maximum \$1,000, plus assessments (Veh C §23536(a)). (3) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645). (4) 6-month license suspension under Veh C §13352(a)(1), and immediate surrender of license to court (Veh C §23536(c)). 10-month license suspension if 9-month treatment program is ordered (Veh C §13352.1(a)). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of a licensed driving-under-the-influence program described in Veh C §23538(b) (Veh C §§13352(a)(1), 13352.1(b)). Except when the court has ordered installation of an ignition interlock device under Veh C §23575.3(h)(1)(A)(i), the defendant may apply for a restricted driver's license if the underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), or (g)) and other requirements are met (Veh C §§13352(a)(1), 13352.1(c), 13352.4(a), 23575.3(h)(1)(A)(ii)–(iii)). <p><i>Additional penalties and enhancements:</i></p> <ol style="list-style-type: none"> (1) Court may disallow issuance of a restricted driver's license under Veh C §13352.4 if it determines that defendant would present a traffic safety or public safety risk (Veh C §§13352.4(h), 23536(d)). (2) If minor passenger under 14 years was in vehicle, enhanced mandatory imprisonment of 48 continuous hours unless defendant also convicted of Pen C §273a (Veh C §23572(a)(1), (c)). (3) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor that may justify enhancing penalties in sentencing and in determining whether to grant probation (Veh C §23578). (4) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5). (5) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582). (6) Court must order defendant to attend and complete county alcohol and drug problem assessment program if defendant has a prior conviction of Veh C §23152 or §23153 that occurred more than 10 years ago, or has been previously convicted of Pen C §647(f) (public intoxication) (Veh C §23646(b)(3)). (7) Court may order vehicle impounded for 1–30 days if defendant is registered owner (Veh C §23594(a)). (8) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), or (g)), the court <i>may</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a period not to exceed 6 months (Veh C §23575.3(a), (h)(1)(A)(i)).

Veh C §	Offense and Sentence
23538	<p>1st offense under Veh C §23152 — probation granted</p> <p><i>Mandatory imprisonment, fine, and penalties:</i></p> <ol style="list-style-type: none"> (1) Jail time: Court may impose minimum 48 hours to maximum 6 months (Veh C §23538(a)(1)); (2) Fine: minimum \$390 to maximum \$1,000, plus assessments (Veh C §23538(a)(1)); and (3) 6-month license suspension under Veh C §13352(a)(1), and immediate surrender of license to court (Veh C §23538(a)(2)). 10-month license suspension if 9-month treatment program is ordered. DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 3-month or 9-month licensed driving-under-the-influence program described in Veh C §23538(b) (Veh C §§13352(a)(1), 13352.1(b)). Except when the court has ordered installation of an ignition interlock device under Veh C §23575.3(h)(1)(A)(i), the defendant may apply for a restricted driver's license if the underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), or (g)) and other requirements are met (Veh C §§13352(a)(1), 13352.1(c), 13352.4(a), 23575.3(h)(1)(A)(ii)–(iii). <p><i>All cases:</i></p> <ol style="list-style-type: none"> (1) Court may disallow issuance of a restricted driver's license under Veh C §13352.4 if it determines that defendant would present a traffic safety or public safety risk (Veh C §§13352.4(h), 23538(a)(3)). (2) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645). (3) If defendant's blood-alcohol concentration was less than .20%, by weight, court must order participation in a licensed alcohol or other drug education and counseling program for minimum of 3 months (Veh C §23538(b)(1); Health & S C §11837(c)(1)). (4) If defendant's blood-alcohol concentration was .20% or more, by weight, or defendant refused to take a breath or urine test, court must order participation in a licensed alcohol or other drug education and counseling program for minimum of 9 months (Veh C §23538(b)(2); Health & S C §11837(c)(2)). (5) Additional mandatory probation terms and conditions under Veh C §23600(b)(1)–(4): <ul style="list-style-type: none"> • Probation for minimum 3 years and maximum 5 years; • Defendant may not drive vehicle with measurable amount of alcohol in blood, and court must revoke probation under Veh C §23600(d) if blood alcohol of over .04%; • If arrested for DUI, defendant may not refuse to submit to blood alcohol test; and • Defendant may not commit a criminal offense. <p><i>Additional penalties and enhancements:</i></p> <ol style="list-style-type: none"> (1) If breath or urine test was refused, license restriction may not be imposed instead of minimum 48 hours' imprisonment (Veh C §23577(a)(1)). (2) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor in determining additional or enhanced terms and conditions of probation (Veh C §23578). (3) If minor passenger under 14 years was in vehicle, enhanced mandatory imprisonment of 48 continuous hours unless defendant also convicted of Pen C §273a (Veh C §23572(a)(1), (c)). (4) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5). <p style="text-align: right;"><i>(continued on next page →)</i></p>

Veh C §	Offense and Sentence
23538 (cont.)	<p>(5) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(6) Court must order defendant to attend and complete county alcohol and drug problem assessment program if defendant has a prior conviction of Veh C §23152 or §23153 that occurred more than 10 years ago, or has been previously convicted of Pen C §647(f) (public intoxication) (Veh C §23646(b)(3)).</p> <p>(7) Court may order vehicle impounded for 1–30 days if defendant is registered owner (Veh C §23594(a)).</p> <p>(8) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), or (g)), the court <i>may</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a period not to exceed 6 months (Veh C §23575.3(a), (h)(1)(A)).</p>
23540	<p>2nd offense under Veh C §23152 — no probation (within 10 years of prior conviction under Veh C §23103 as specified in §23103.5 (wet reckless), §23152, or §23153; time computed from arrest to arrest).</p> <p>Mandatory imprisonment, fine, and penalties:</p> <p>(1) Jail time: minimum 90 days to maximum 1 year (Veh C §23540).</p> <p>(2) Fine: minimum \$390 to maximum \$1,000, plus assessments (Veh C §23540).</p> <p>(3) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645).</p> <p>(4) 2-year license suspension under Veh C §13352(a)(3), and immediate surrender of license to court (Veh C §23540(a)). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 18-month or 30-month licensed driving-under-the-influence program described in Veh C §23542(b) (Veh C §13352(a)(3)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(3)).</p> <p>(5) Court must order vehicle impounded for 1–30 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)).</p> <p>Additional penalties and enhancements:</p> <p>(1) Court may disallow issuance of a restricted driver's license under Veh C §13352(a)(3) if it determines that defendant would present a traffic safety or public safety risk. Veh C §23540(b).</p> <p>(2) If breath or urine test was refused, enhanced mandatory imprisonment of 96 hours (Veh C §23577(a)(3)).</p> <p>(3) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor that may justify enhancing penalties in sentencing and in determining whether to grant probation (Veh C §23578).</p> <p>(4) If minor passenger under 14 years was in vehicle, enhanced mandatory imprisonment of 10 days unless defendant also convicted of Pen C §273a (Veh C §23572(a)(2), (c)).</p> <p>(5) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

Veh C §	Offense and Sentence
23540 (cont.)	<p>(6) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(7) Court must order defendant to participate in county alcohol and drug problem assessment program (Veh C §23646(b)(1)).</p> <p>(8) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 1 year (Veh C §23575.3(a), (h)(1)(B)).</p>
23542	<p>2nd offense under Veh C §23152 — probation granted (within 10 years of prior conviction under Veh C §23103 as specified in §23103.5 (wet reckless), §23152, or §23153; time computed from arrest to arrest).</p> <p>Mandatory imprisonment, fine, and penalties:</p> <p>(1) Jail time: minimum 10 days to maximum 1 year or minimum 96 hours to maximum 1 year; sentence of 96 hours must be served in two 48-hour increments that may be served nonconsecutively;</p> <p>(2) Fine: minimum \$390 to maximum \$1,000, plus assessments (Veh C §23542(a)(1)); and</p> <p>(3) 2-year license suspension under Veh C §13352(a)(3), and immediate surrender of license to court. Veh C §23542(a)(2). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 18-month licensed driving-under-the-influence program or, if available in the county of defendant's residence or employment, a 30-month program described in Veh C §23542(b) (Veh C §13352(a)(3)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(3)).</p> <p>All cases:</p> <p>(1) Court may disallow issuance of a restricted driver's license under Veh C §13352(a)(3) if it determines that defendant would present a traffic safety or public safety risk. Veh C §23542(d).</p> <p>(2) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645).</p> <p>(3) Additional mandatory probation terms and conditions under Veh C §23600(b)(1)–(4):</p> <ul style="list-style-type: none"> • Probation for minimum 3 years and maximum 5 years; • Defendant may not drive vehicle with measurable amount of alcohol in blood, and court must revoke probation under Veh C §23600(d) if blood alcohol of over .04%; • If arrested for DUI, defendant may not refuse to submit to blood alcohol test; and • Defendant may not commit a criminal offense. <p>(4) Court must order vehicle impounded for 1–30 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)).</p> <p>Additional penalties and enhancements:</p> <p>(1) If breath or urine test was refused, enhanced mandatory imprisonment of 96 hours (Veh C §23577(a)(3)).</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

Veh C §	Offense and Sentence
23542 (cont.)	<p>(2) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor in determining additional or enhanced terms and conditions of probation (Veh C §23578).</p> <p>(3) If minor passenger under 14 years was in vehicle, enhanced mandatory imprisonment of 10 days unless defendant also convicted of Pen C §273a (Veh C §23572(a)(2), (c)).</p> <p>(4) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p>(5) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(6) Court must order defendant to participate in county alcohol and drug problem assessment program (Veh C §23646(b)(1)).</p> <p>(7) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 1 year (Veh C §23575.3(a), (h)(1)(B)).</p>
23546	<p>3rd offense under Veh C §23152 — no probation (within 10 years of prior convictions under Veh C §23103 as specified in §23103.5 (wet reckless), §23152, or §23153; time computed from arrest to arrest).</p> <p>Mandatory imprisonment, fine, and penalties:</p> <p>(1) Jail time: minimum 120 days to maximum 1 year (Veh C §23546(a)).</p> <p>(2) Fine: minimum \$390 to maximum \$1,000, plus assessments (Veh C §23546(a)).</p> <p>(3) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645).</p> <p>(4) 3-year license revocation under Veh C §13352(a)(5), and immediate surrender of license to court (Veh C §23546(a)). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 18-month licensed driving-under-the-influence program or, if available in the county of defendant’s residence or employment, a 30-month program (Veh C §13352(a)(5)). Defendant may apply for a restricted driver’s license if certain requirements are met (Veh C §13352(a)(5)).</p> <p>(5) Designation as habitual traffic offender for 3 years (Veh C §§13350(b), 23546(b)).</p> <p>(6) Court must order vehicle impounded for 1–90 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)).</p> <p>Additional penalties and enhancements:</p> <p>(1) Court may revoke license for 10 years after considering several factors, including the time that has elapsed since defendant’s prior DUI convictions and defendant’s risk to public safety (Veh C §23597).</p> <p>(2) If breath or urine test was refused, enhanced mandatory imprisonment of 10 days (Veh C §23577(a)(4)).</p> <p>(3) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor that may justify enhancing penalties in sentencing and in determining whether to grant probation (Veh C §23578).</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

* Wobbler, alternative misdemeanor/felony

Veh C §	Offense and Sentence
23546 (cont.)	<p>(4) If minor passenger under 14 years was in vehicle, enhanced mandatory imprisonment of 30 days unless defendant also convicted of Pen C §273a (Veh C §23572(a)(3), (c)).</p> <p>(5) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p>(6) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(7) Court must order defendant to participate in county alcohol and drug problem assessment program (Veh C §23646(b)(1)).</p> <p>(8) Court may declare vehicle nuisance and order its forfeiture (Veh C §23596).</p> <p>(9) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 2 years (Veh C §23575.3(a), (h)(1)(C)).</p>
23548	<p>3rd offense under Veh C §23152 — probation granted (within 10 years of prior convictions under Veh C §23103 as specified in §23103.5 (wet reckless), §23152, or §23153; time computed from arrest to arrest).</p> <p>Mandatory imprisonment, fine, and penalties:</p> <p><i>Alternative 1</i> (Veh C §23548(a), (c)):</p> <p>(1) Jail time: minimum 120 days to maximum 1 year;</p> <p>(2) Fine: minimum \$390 to maximum \$1,000, plus assessments; and</p> <p>(3) Completion of 18-month licensed driving-under-the-influence program subsequent to the date of the current violation if 18-month or 30-month program not previously completed.</p> <p><i>Alternative 2</i>, on defendant's specific request and showing of good cause (Veh C §23548(b)):</p> <p>(1) Jail time: minimum 30 days to maximum 1 year;</p> <p>(2) Fine: minimum \$390 to maximum \$1,000, plus assessments; and</p> <p>(3) Completion of 30-month licensed driving-under-the-influence program; defendant must request treatment and obtain from court an order of satisfaction at conclusion of program.</p> <p><i>All cases:</i></p> <p>(1) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645).</p> <p>(2) 3-year license revocation under Veh C §13352(a)(5), and immediate surrender of license to court (Veh C §23548(a)(2)). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 18-month licensed driving-under-the-influence program or, if available in the county of defendant's residence or employment, a 30-month program (Veh C §13352(a)(5)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(5)).</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

Veh C §	Offense and Sentence
23548 (cont.)	<p>(3) Designation as habitual traffic offender for 3 years (Veh C §§13350(b), 23546(b));</p> <p>(4) Additional mandatory probation terms and conditions under Veh C §23600(b)(1)–(4):</p> <ul style="list-style-type: none"> • Probation for minimum 3 years and maximum 5 years; • Defendant may not drive vehicle with measurable amount of alcohol in blood, and court must revoke probation under Veh C §23600(d) if blood alcohol of over .04%; • If arrested for DUI, defendant may not refuse to submit to blood alcohol test; and • Defendant may not commit a criminal offense. <p>(5) Court must order vehicle impounded for 1–90 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)).</p> <p>Additional penalties and enhancements:</p> <p>(1) If breath or urine test refused, enhanced mandatory imprisonment — 10 days (Veh C §23577(a)(4)).</p> <p>(2) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor in determining additional or enhanced terms and conditions of probation (Veh C §23578).</p> <p>(3) If minor passenger under 14 years was in vehicle, enhanced mandatory imprisonment of 30 days unless defendant also convicted of Pen C §273a (Veh C §23572(a)(3), (c)).</p> <p>(4) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p>(5) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(6) Court must order defendant to participate in county alcohol and drug problem assessment program (Veh C §23646(b)(1)).</p> <p>(7) Court may declare vehicle nuisance and order its forfeiture (Veh C §23596).</p> <p>(8) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 2 years (Veh C §23575.3(a), (h)(1)(C)).</p>
*23550	<p>4th or subsequent offense under Veh C §23152 — no probation (within 10 years of prior convictions under Veh C §23103 as specified in §23103.5 (wet reckless), §23152, or §23153; time computed from arrest to arrest).</p> <p>Mandatory imprisonment, fine, and penalties:</p> <p>(1) Jail time: 16 months, or 2 or 3 years in state prison, or minimum 180 days and maximum 1 year in county jail (Veh C §23550(a)).</p> <p>(2) Fine: minimum \$390 to maximum \$1,000, plus assessments (Veh C §23550(a)).</p> <p>(3) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645).</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

Veh C §	Offense and Sentence
*23550 (cont.)	<p>(4) 4-year license revocation under Veh C §13352(a)(7), and immediate surrender of license to court (Veh C §23550(a)). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 18-month licensed driving-under-the-influence program or, if available in the county of defendant's residence or employment, a 30-month program (Veh C §13352(a)(7)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(7)).</p> <p>(5) Designation as habitual traffic offender for 3 years (Veh C §§13350(b), 23550(b)).</p> <p>(6) Court must order vehicle impounded for 1-90 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)).</p> <p>Additional penalties and enhancements:</p> <p>(1) Court may revoke license for 10 years after considering several factors, including the time that has elapsed since defendant's prior DUI convictions and defendant's risk to public safety (Veh C §23597).</p> <p>(2) If breath or urine test was refused, enhanced mandatory imprisonment of 18 days (Veh C §23577(a)(5)).</p> <p>(3) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor that may justify enhancing penalties in sentencing and in determining whether to grant probation (Veh C §23578).</p> <p>(4) If minor passenger under 14 years was in vehicle, enhanced mandatory imprisonment of 90 days unless defendant also convicted of Pen C §273a (Veh C §23572(a)(4), (c)).</p> <p>(5) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p>(6) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(7) Court must order defendant to participate in county alcohol and drug problem assessment program (Veh C §23646(b)(1)).</p> <p>(8) Court may declare vehicle nuisance and order its forfeiture (Veh C §23596).</p> <p>(9) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 3 years (Veh C §23575.3(a), (h)(1)(D)).</p>
*23550.5	<p>Violation of Veh C §23152 or §23153 within 10 years of (i) a separate violation of Veh C §23152 that resulted in a felony conviction under Veh C §23550 (fourth or subsequent offense within 10 years) or this section, or both, or under former Veh C §23175 or former Veh C §23175.5, or both, (ii) a separate violation of Veh C §23153 that resulted in a felony conviction, or (iii) a separate violation of Pen C §192(c)(1) (vehicular manslaughter) that resulted in a felony conviction; violation of Veh C §23152 or §23153 with (i) a prior violation of Pen C §191.5(a) (gross vehicular manslaughter while intoxicated), (ii) a prior violation of Pen C §191.5(b) (vehicular manslaughter while intoxicated) that resulted in a felony conviction, or (iii) a prior violation of Pen C §192.5(a) (vehicular manslaughter involving vessel while intoxicated).</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

Veh C §	Offense and Sentence
*23550.5 (cont.)	<p>Mandatory imprisonment, fine, and penalties:</p> <ol style="list-style-type: none"> (1) Jail time: 16 months, or 2 or 3 years in state prison, or maximum 1 year in county jail (Veh C §23550.5(a)). (2) Fine: minimum \$390 to maximum \$1,000, plus assessments (Veh C §23550.5(a)). (3) Maximum \$50 alcohol abuse education and prevention penalty assessment (Veh C §23645). (4) 4-year license revocation under Veh C §13352(a)(7), unless defendant has suffered a third Veh C §23153 conviction within 10 years, in which case the revocation period is 5 years (Veh C §§13352(a)(6), (a)(7), 23550.5(c)); immediate surrender of license to court (Veh C §23550.5(c)). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 18-month licensed driving-under-the-influence program or, if available in the county of defendant's residence or employment, a 30-month program (Veh C §13352(a)(6), (7)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(6), (7)). (5) Designation as habitual traffic offender for 3 years (Veh C §§13350(b), 23550.5(d)). (6) Court must order vehicle impounded for 1–90 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)). <p>Additional penalties and enhancements:</p> <ol style="list-style-type: none"> (1) Court may revoke license for 10 years after considering several factors, including the time that has elapsed since defendant's prior DUI convictions and defendant's risk to public safety (Veh C §23597). (2) If breath or urine test was refused, enhanced mandatory imprisonment of 18 days (Veh C §23577(a)(5)). (3) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor that may justify enhancing penalties in sentencing and in determining whether to grant probation (Veh C §23578). (4) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5). (5) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582). (6) If felony conviction for violation of Veh C §23153, 1-year enhancement in state prison for each additional injured victim (maximum of three) (Veh C §23558). (7) If underlying Veh C §23152 conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 3 years (Veh C §23575.3(a), (h)(1)(D)). (8) If defendant convicted of Veh C §23153 involving the use of alcohol (<i>i.e.</i>, Veh C §23153(a), (b), (d), (e), or (g)), with one prior punishable under Veh C §23550.5, the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 4 years (Veh C §23575.3(a), (h)(2)(D)).

* Wobbler, alternative misdemeanor/felony

Veh C §	Offense and Sentence
23552	<p>4th or subsequent offense under Veh C §23152 — probation granted (within 10 years of prior convictions under Veh C §23103 as specified in §23103.5 (wet reckless), §23152, or §23153; time computed from arrest to arrest).</p> <p>Mandatory imprisonment, fine, and penalties:</p> <p><i>Alternative 1</i> (Veh C §23552(a), (c)):</p> <ol style="list-style-type: none"> (1) Jail time: minimum 180 days to maximum 1 year; (2) Fine: minimum \$390 to maximum \$1,000, plus assessments; and (3) Completion of 18-month licensed driving-under-the-influence program subsequent to the date of the current violation if 18-month or 30-month program not previously completed. <p><i>Alternative 2</i>, on defendant's specific request and showing of good cause (Veh C §23552(b)):</p> <ol style="list-style-type: none"> (1) Jail time: minimum 30 days to maximum 1 year; (2) Fine: minimum \$390 to maximum \$1,000, plus assessments; and (3) Completion of 30-month licensed driving-under-the-influence program; defendant must request treatment and obtain from court an order of satisfaction at conclusion of program. <p><i>All cases:</i></p> <ol style="list-style-type: none"> (1) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645). (2) 4-year license revocation under Veh C §13352(a)(7), and immediate surrender of license to court (Veh C §23552(a)(2)). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 18-month licensed driving-under-the-influence program or, if available in the county of defendant's residence or employment, a 30-month program (Veh C §13352(a)(7)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(7)). (3) Designation as habitual traffic offender for 3 years (Veh C §§13350(b), 23550(b)). (4) Additional mandatory probation terms and conditions under Veh C §23600(b)(1)–(4): <ul style="list-style-type: none"> • Probation for minimum 3 years and maximum 5 years; • Defendant may not drive vehicle with measurable amount of alcohol in blood, and court must revoke probation under Veh C §23600(d) if blood alcohol of over .04%; • If arrested for DUI, defendant may not refuse to submit to blood alcohol test; and • Defendant may not commit a criminal offense. (5) Court must order vehicle impounded for 1–90 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)). <p>Additional penalties and enhancements:</p> <ol style="list-style-type: none"> (1) If breath or urine test was refused, enhanced mandatory imprisonment of 18 days (Veh C §23577(a)(5)). (2) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor in determining additional or enhanced terms and conditions of probation (Veh C §23578). (3) If minor passenger under 14 years was in vehicle, enhanced mandatory imprisonment of 90 days unless defendant also convicted of Pen C §273a (Veh C §23572(a)(4), (c)). <p style="text-align: right;"><i>(continued on next page →)</i></p>

*Wobbler, alternative misdemeanor/felony

Veh C §	Offense and Sentence
23552 (cont.)	<p>(4) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p>(5) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(6) Court must order defendant to participate in county alcohol and drug problem assessment program (Veh C §23646(b)(1)).</p> <p>(7) Court may declare vehicle nuisance and order its forfeiture (Veh C §23596).</p> <p>(8) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23152(a), (b), (d), (e), (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 3 years (Veh C §23575.3(a), (h)(1)(D)).</p>
*23554	<p>1st offense under Veh C §23153 — no probation</p> <p><i>Mandatory imprisonment, fine, and penalties:</i></p> <p>(1) Jail time: 16 months, or 2 or 3 years in state prison, or minimum 90 days to maximum 1 year in county jail (Veh C §23554).</p> <p>(2) Fine: minimum \$390 to maximum \$1,000, plus assessments (Veh C §23554).</p> <p>(3) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645).</p> <p>(4) 1-year license suspension under Veh C §13352(a)(2)(A) (Veh C §23554) and immediate surrender of license to court. DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 3-month or 9-month licensed driving-under-the-influence program described in Veh C §23556(b) (Veh C §13352(a)(2)(A)).</p> <p><i>Additional penalties and enhancements:</i></p> <p>(1) If felony conviction, 1-year enhancement in state prison for each additional injured victim (maximum of three) (Veh C §23558).</p> <p>(2) If breath or urine test was refused, enhanced mandatory imprisonment of 48 continuous hours (Veh C §23577(a)(2)).</p> <p>(3) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor that may justify enhancing penalties in sentencing and in determining whether to grant probation (Veh C §23578).</p> <p>(4) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p>(5) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(6) Court must order defendant to attend and complete county alcohol and drug problem assessment program if defendant has a prior conviction of Veh C §23152 or §23153 that occurred more than 10 years ago, or has been previously convicted of Pen C §647(f) (public intoxication) (Veh C §23646(b)(3)).</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

* Wobbler, alternative misdemeanor/felony

Veh C §	Offense and Sentence
*23554 (cont.)	<p>(7) Court may order vehicle impounded for 1–30 days if defendant is registered owner (Veh C §23594(a)).</p> <p>(8) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23153(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 1 year (Veh C §23575.3(a), (h)(2)(A)).</p>
*23556	<p>1st offense under Veh C §23153 — probation granted</p> <p><i>Mandatory imprisonment, fine, and penalties:</i></p> <p>(1) Jail time: minimum 5 days to maximum 1 year (Veh C §23556(a)).</p> <p>(2) Fine: minimum \$390 to maximum \$1,000, plus assessments (Veh C §23556(a)).</p> <p>(3) 1-year license suspension under Veh C §13352(a)(2) and immediate surrender of license to court (Veh C §23556(a)). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 3-month or 9-month licensed driving-under-the-influence program described in Veh C §23556(b) (Veh C §13352(a)(2)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(2)).</p> <p>(4) If defendant's blood-alcohol concentration was less than .20%, by weight, court must order participation in a licensed alcohol/drug education and counseling program for minimum 3 months (Veh C §23556(b); Health & S C §11837(c)(1)).</p> <p>(5) If defendant's blood-alcohol concentration was .20% or more, by weight, or defendant refused to take a breath or urine test, court must order participation in a licensed alcohol/drug education and counseling program for minimum 6 months (Veh C §23556(b); Health & S C §11837(c)(2)).</p> <p><i>All cases:</i></p> <p>(1) Maximum \$50 alcohol abuse education and prevention penalty assessment, unless defendant is unable to pay (Veh C §23645).</p> <p>(2) Additional mandatory probation terms and conditions under Veh C §23600(b)(1)–(4):</p> <ul style="list-style-type: none"> • Probation for minimum 3 years and maximum 5 years; • Defendant may not drive vehicle with measurable amount of alcohol in blood, and court must revoke probation under Veh C §23600(d) if blood alcohol of over .04%; • If arrested for DUI, defendant may not refuse to submit to blood alcohol test; and • Defendant may not commit a criminal offense. <p>(3) If felony conviction, 1-year enhancement in state prison for each additional injured victim (maximum of three) (Veh C §23558).</p> <p><i>Additional penalties and enhancements:</i></p> <p>(1) If breath or urine test was refused, enhanced mandatory imprisonment of 48 continuous hours (Veh C §23577(a)(2)).</p> <p>(2) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor in determining additional or enhanced terms and conditions of probation (Veh C §23578).</p> <p>(3) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

Veh C §	Offense and Sentence
*23556 (<i>cont.</i>)	<p>(4) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on first conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(5) Court must order defendant to attend and complete county alcohol and drug problem assessment program if defendant has a prior conviction of Veh C §23152 or §23153 that occurred more than 10 years ago, or has been previously convicted of Pen C §647(f) (public intoxication). If assessment recommends additional treatment, court may order defendant to enroll in 18-month or 30-month driving-under-the-influence program in lieu of program described in Veh C §23556(b) (Veh C §§13352(a)(2), 23542(b)(4), 23646(b)(3)).</p> <p>(6) Court may order vehicle impounded for 1–30 days if defendant is registered owner (Veh C §23594(a)).</p> <p>(7) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23153(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 1 year (Veh C §23575.3(a), (h)(2)(A)).</p>
*23560	<p>2nd offense under Veh C §23153 — no probation (within 10 years of prior conviction under Veh C §23103 as specified in §23103.5 (wet reckless), §23152, or §23153; time computed from arrest to arrest).</p> <p><i>Mandatory imprisonment, fine, and penalties:</i></p> <p>(1) Jail time: 16 months, or 2 or 3 years in state prison, or minimum 120 days to maximum 1 year in county jail (Veh C §23560).</p> <p>(2) Fine: minimum \$390 to maximum \$5,000, plus assessments (Veh C §23560).</p> <p>(3) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645).</p> <p>(4) 3-year license revocation under Veh C §13352(a)(4) and immediate surrender of license to court (Veh C §23560). DMV will not reinstate license until defendant provides proof of responsibility and proof of completion of 18-month or 30-month licensed driving-under-the-influence program described in Veh C §23562(b)(4) (Veh C §13352(a)(4)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(4)).</p> <p>(5) Court must order vehicle impounded for 1–30 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)).</p> <p><i>Additional penalties and enhancements:</i></p> <p>(1) If felony conviction, 1-year enhancement in state prison for each additional injured victim (maximum of three) (Veh C §23558).</p> <p>(2) If breath or urine test was refused, enhanced mandatory imprisonment of 96 continuous hours (Veh C §23577(a)(3)).</p> <p>(3) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor that may justify enhancing penalties in sentencing and in determining whether to grant probation (Veh C §23578).</p> <p>(4) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

* Wobbler, alternative misdemeanor/felony

Veh C §	Offense and Sentence
*23560 (cont.)	<p>(5) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(6) Court must order defendant to participate in county alcohol and drug problem assessment program (Veh C §23646(b)(1)).</p> <p>(7) Court may declare vehicle nuisance and order its forfeiture (Veh C §23596).</p> <p>(8) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23153(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 2 years (Veh C §23575.3(a), (h)(2)(B)).</p>
*23562	<p>2nd offense under Veh C §23153 — probation granted (within 10 years of prior conviction under Veh C §23103 as specified in §23103.5 (wet reckless), §23152, or §23153; time computed from arrest to arrest).</p> <p>Mandatory imprisonment, fine, and penalties:</p> <p><i>Alternative 1</i> (Veh C §23562(a)):</p> <ol style="list-style-type: none"> (1) Jail time: minimum 120 days to maximum 1 year; (2) Fine: minimum \$390 to maximum \$5,000, plus assessments; and (3) 3-year license revocation under Veh C §13352(a)(4) and immediate surrender of license to court. DMV will not reinstate license until defendant provides proof of responsibility and proof of completion of 18-month or 30-month licensed driving-under-the-influence program described in Veh C §23562(b)(4) (Veh C §13352(a)(4)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(4)). <p><i>Alternative 2</i> (Veh C §23562(b)(1)–(4)):</p> <ol style="list-style-type: none"> (1) Jail time: minimum 30 days to maximum 1 year; (2) Fine: minimum \$390 to maximum \$1,000, plus assessments; (3) 1-year license revocation under Veh C §13352(a)(4) and immediate surrender of license to court. DMV will not reinstate license until defendant provides proof of responsibility and proof of completion of 18-month or 30-month licensed driving-under-the-influence program described in Veh C §23562(b)(4) (Veh C §13352(a)(4)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(4)); and (4) Completion of 18-month or 30-month driving-under-the-influence program subsequent to the date of the current violation, if available in county of defendant's residence or employment. <p><i>All Cases:</i></p> <ol style="list-style-type: none"> (1) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645). (2) Additional mandatory probation terms and conditions under Veh C §23600(b)(1)–(4): <ul style="list-style-type: none"> • Probation for minimum 3 years and maximum 5 years; • Defendant may not drive vehicle with measurable amount of alcohol in blood, and court must revoke probation under Veh C §23600(d) if blood alcohol of over .04%; • If arrested for DUI, defendant may not refuse to submit to blood alcohol test; and • Defendant may not commit a criminal offense. <p style="text-align: right;"><i>(continued on next page →)</i></p>

*Wobbler, alternative misdemeanor/felony

Veh C §	Offense and Sentence
*23562 (cont.)	<p>(3) If felony conviction, 1-year enhancement in state prison for each additional injured victim (maximum of three) (Veh C §23558).</p> <p>(4) Court must order vehicle impounded for 1–30 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)).</p> <p>Additional penalties and enhancements:</p> <p>(1) If breath or urine test was refused, enhanced mandatory imprisonment of 96 hours (Veh C §23577(a)(3)).</p> <p>(2) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor in determining additional or enhanced terms and conditions of probation (Veh C §23578).</p> <p>(3) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p>(4) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(5) Court must order defendant to participate in county alcohol and drug problem assessment program (Veh C §23646(b)(1)).</p> <p>(6) Court may declare vehicle nuisance and order its forfeiture (Veh C §23596).</p> <p>(7) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23153(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 2 years (Veh C §23575.3(a), (h)(2)(B)).</p>
23566	<p>3rd or subsequent offense under Veh C §23153 — no probation (within 10 years of prior convictions under Veh C §23103 as specified in §23103.5 (wet reckless), §23152, or §23153; time computed from arrest to arrest). [<i>Note: This violation must be punished as a felony unless the court grants probation under Veh C §23568.</i>]</p> <p>Mandatory imprisonment, fine, and penalties:</p> <p>(1) Jail time: state prison for 2, 3, or 4 years (Veh C §23566(a), (b)).</p> <p>(2) Fine: minimum \$1,015 to maximum \$5,000, plus assessments (Veh C §23566(a), (b)).</p> <p>(3) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645).</p> <p>(4) 5-year license revocation under Veh C §13352(a)(6), and immediate surrender of license to court (Veh C §23566(a), (b)). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 18-month licensed driving-under-the-influence program or, if available in the county of defendant's residence or employment, a 30-month program. Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(6)).</p> <p>(5) Designation as habitual traffic offender for 3 years (Veh C §§13350(b), 23566(d)).</p> <p>(6) 1-year enhancement in state prison for each additional injured victim (maximum of three) (Veh C §23558).</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

Veh C §	Offense and Sentence
*23566 (cont.)	<p>(7) 3-year enhancement in state prison if violation results in great bodily injury and defendant has four or more prior convictions (Veh C §23566(c)).</p> <p>(8) Court must order vehicle impounded for 1–90 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)).</p> <p>Additional penalties and enhancements:</p> <p>(1) Court may revoke license for 10 years after considering several factors, including the time that has elapsed since defendant’s prior DUI convictions and defendant’s risk to public safety (Veh C §23597).</p> <p>(2) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor that may justify enhancing penalties in sentencing and in determining whether to grant probation (Veh C §23578).</p> <p>(3) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5).</p> <p>(4) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582).</p> <p>(5) Court must order defendant to participate in county alcohol and drug problem assessment program (Veh C §23646(b)(1)).</p> <p>(6) Court may declare vehicle nuisance and order its forfeiture (Veh C §23596).</p> <p>(7) If defendant confined in state prison, court must order defendant to participate in an alcohol or drug program that is available at the prison (Veh C §23566(e)).</p> <p>(8) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23153(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 3 years (Veh C §23575.3(a), (h)(2)(C)).</p>
*23568	<p>3rd or subsequent offense under Veh C §23153 — probation granted (within 10 years of prior conviction under Veh C §23103 as specified in §23103.5 (wet reckless), §23152, or §23153; time computed from arrest to arrest).</p> <p>Mandatory imprisonment, fine, and penalties:</p> <p><i>Alternative 1</i> (Veh C §23568(a)):</p> <p>(1) Jail time: minimum 1 year; and</p> <p>(2) Fine: minimum \$390 to maximum \$5,000, plus assessments.</p> <p><i>Alternative 2</i> (Veh C §23568(b)):</p> <p>(1) Jail time: minimum 30 days to maximum 1 year;</p> <p>(2) Fine: minimum \$390 to maximum \$5,000, plus assessments; and</p> <p>(3) Completion of an 18-month licensed driving-under-the-influence program or, if available in the county of defendant’s residence or employment, a 30-month program subsequent to the date of the current violation (see Health & S C §11837); defendant must obtain from court an order of satisfaction at conclusion of program.</p> <p style="text-align: right;"><i>(continued on next page →)</i></p>

Veh C §	Offense and Sentence
*23568 (cont.)	<p><i>All cases:</i></p> <ol style="list-style-type: none"> (1) Maximum \$50 alcohol abuse education and prevention penalty assessment unless defendant is unable to pay (Veh C §23645). (2) 5-year license revocation under Veh C §13352(a)(6), and immediate surrender of license to court (Veh C §23568(a)). DMV will not reinstate license until defendant provides proof of financial responsibility and proof of completion of 18-month licensed driving-under-the-influence program or, if available in the county of defendant's residence or employment, a 30-month program (Veh C §13352(a)(6)). Defendant may apply for a restricted driver's license if certain requirements are met (Veh C §13352(a)(6)). (3) Additional mandatory probation terms and conditions under Veh C §23600(b)(1)–(4): <ul style="list-style-type: none"> • Probation for minimum 3 years and maximum 5 years; • Defendant may not drive vehicle with measurable amount of alcohol in blood, and court must revoke probation under Veh C §23600(d) if blood alcohol of over .04%; • If arrested for DUI, defendant may not refuse to submit to blood alcohol test; and • Defendant may not commit a criminal offense. (4) Designation as habitual traffic offender for 3 years (Veh C §§13350(b), 23566(d)). (5) If felony conviction, 1-year enhancement in state prison for each additional injured victim (maximum of three) (Veh C §23558). (6) 3-year enhancement in state prison if violation results in great bodily injury and defendant has four or more prior convictions (Veh C §23566(c)). (7) Court must order vehicle impounded for 1–90 days if defendant is registered owner, except in an unusual case, if offense occurred within 5 years of prior; court must state circumstances on record when not ordered (Veh C §23594(a)). <p>Additional penalties and enhancements:</p> <ol style="list-style-type: none"> (1) If alcohol concentration of .15% or more or breath or urine test was refused, court must consider as a special factor in determining additional or enhanced terms and conditions of probation (Veh C §23578). (2) If defendant is under age 21, additional 1-year license suspension or delay and immediate surrender of license to court (Veh C §13202.5). (3) If defendant drives 30 mph over limit on freeway (20 mph for other roads) in manner prohibited by Veh C §23103 during commission of DUI, additional and consecutive term of 60 days, except in unusual cases with specification of reasons on record; on 1st conviction, court must also require completion of alcohol and/or drug education and counseling program (Veh C §23582). (4) Court must order defendant to participate in county alcohol and drug problem assessment program (Veh C §23646(b)(1)). (5) Court may declare vehicle nuisance and order its forfeiture (Veh C §23596). (6) If underlying conviction involved the use of alcohol (<i>i.e.</i>, Veh C §23153(a), (b), (d), (e), or (g)), the court <i>must</i> require installation of functioning, certified ignition interlock device on any vehicle operated by defendant and prohibit defendant from operating any vehicle unless equipped with such device for a mandatory term of 3 years (Veh C §23575.3(a), (h)(2)(C)).

* Wobbler, alternative misdemeanor/felony

F. Infractions

1. [§74.11] General Vehicle Code Infractions

Except as otherwise provided in the Vehicle Code, the penalties for general infractions are as follows (Veh C §42001(a)):

1st offense	\$100 maximum
2nd offense within 1 year	\$200 maximum
3rd or subsequent offense within 1 year	\$250 maximum
4th offense within 1 year, if charged as a misdemeanor under Veh C §40000.28	6 months and/or \$1,000 maximum (Veh C §42002)

2. [§74.12] Special Vehicle Code Infractions

Special Vehicle Code infractions are punishable as specified below.

Veh C §	Description of Offense	Sentence
2815, 42001.1	Disregarding traffic signal or direction given by nonstudent school crossing guard — 1st offense	Minimum \$50 to maximum \$100
	2nd offense within 1 year	Minimum \$100 to maximum \$200
	3rd or subsequent offense within 2 years	Minimum \$250 to maximum \$500; court may order DMV to suspend license for maximum 30 days
4000, 42001.8	Violation of vehicle registration requirements	Minimum \$50 to maximum \$250
4463(e)	Falsifying a Clean Air Sticker, passing as true a false, forged, or counterfeit sticker, or acquisition or sale of genuine or counterfeit sticker with fraudulent intent — 1st offense	Minimum \$100 to maximum \$250
	2nd offense	Minimum \$250 to maximum \$500
	3rd or subsequent offense	Minimum \$500 to maximum \$1,000
21070, 42001.19(a)	Unsafe operation of vehicle resulting in bodily injury	Mandatory \$70
21070, 42001.19(b)	Unsafe operation of vehicle resulting in great bodily injury	Mandatory \$95

Veh C §	Description of Offense	Sentence
21453(a), 21453(c), 21454(c), 21457(a), 42001.15	Failure to stop at steady or flashing red signal light	Mandatory \$100
21655.8, 42001.11	Crossing over double line to enter or exit exclusive or preferential use lane for high-occupancy vehicle — 1st offense	Minimum \$100 to maximum \$150
	2nd offense within 1 year	Minimum \$150 to maximum \$200
	3rd or subsequent offense within 2 years	Minimum \$250 to maximum \$500
21806, 42001.12	Failure to yield right-of-way to authorized emergency vehicles — 1st offense	Minimum \$100 to maximum \$250
	2nd offense within 1 year	Minimum \$150 to maximum \$500
	3rd or subsequent offense within 3 years	Minimum \$250 to maximum \$500
21951, 42001.17	Passing vehicle stopped at crosswalk — 1st offense	Mandatory \$100
	2nd offense within 1 year	\$200 maximum
	3rd or subsequent offense within 1 year	\$250 maximum
21971, 42001.18	Violation of Veh C §21451(a) or (b), §21453(b), §21950(a), or §21952 causing injury to pedestrian — 1st offense	Mandatory \$220
	2nd offense within 1 year	Mandatory \$320
	3rd or subsequent offense within 1 year	Mandatory \$370
22348(b)	Driving vehicle on highway at speed greater than 100 miles per hour — 1st offense	Maximum \$500; court may suspend license for maximum 30 days under Veh C §13200.5
	2nd offense within 3 years	Maximum \$750; DMV must suspend license for 6 months under Veh C §13355(a)
	3rd or subsequent offense within 5 years	Maximum \$1,000; DMV must suspend license for 1 year under Veh C §13355(b)

* Wobbler, alternative misdemeanor/felony

Veh C §	Description of Offense	Sentence
22507.8, 42001.13	Parking in space designated for persons with disabilities, parking on disabled space boundary lines or in designated loading zone by any person, including person with disability — 1st offense	Minimum \$250 to maximum \$500; additional penalty assessments of \$100 (Veh C §4461.3) and assessment equal to 10 percent of fine imposed (Pen C §1465.6(a)); court may suspend imposition of fine if defendant possessed at the time of the offense, but failed to display, a valid license plate issued under Veh C §5007, or placard issued under Veh C §22511.55 or §22511.59; as alternative to punishing as an infraction, defendant may be issued a civil notice of parking violation imposing a civil penalty of \$250 minimum to \$1,000 maximum that may be suspended as above (Veh C §§40203.5(c), 42001.13(a))
	2nd offense	Minimum \$500 to maximum \$750; additional penalty assessments of \$100 (Veh C §4461.3) and assessment equal to 10 percent of fine imposed (Pen C §1465.6(a)); court may suspend imposition of fine if defendant possessed at the time of the offense, but failed to display, a valid license plate issued under Veh C §5007, or placard issued under Veh C §22511.55 or §22511.59; as alternative to punishing as an infraction, defendant may be issued a civil notice of parking violation imposing a civil penalty of \$250 minimum to \$1,000 maximum that may be suspended as above (Veh C §§40203.5(c), 42001.13(a))
	3rd or subsequent offense	Minimum \$750 to maximum \$1,000; additional penalty assessments of \$100 (Veh C §4461.3) and assessment equal to 10 percent of fine imposed (Pen C §1465.6(a)); court may suspend imposition of fine if defendant possessed at the time of the offense, but failed to display, a valid license plate issued under Veh C §5007, or placard issued under Veh C §22511.55 or §22511.59; as alternative to punishing as an infraction, defendant may be issued a civil notice of parking violation imposing a civil penalty of \$250 minimum to \$1,000 maximum that may be suspended as above (Veh C §§40203.5(c), 42001.13(a))

Veh C §	Description of Offense	Sentence
22511.1, 42001.6	Parking in or blocking space designated for the charging of electric vehicles unless the vehicle is connected for electric charging purposes	Mandatory \$100
22523	Abandoning vehicle	Mandatory minimum \$100; proof of payment of removal costs, unless vehicle stolen prior to abandonment
22526, 42001.1(a)	Entering intersection or marked crosswalk, or railroad or rail transit crossing, when there is insufficient space to accommodate vehicle without blocking traffic or railroad vehicle — 1st offense	Minimum \$50 to maximum \$100
	2nd offense within 1 year	Minimum \$100 to maximum \$200
	3rd or subsequent offense within 2 years	Minimum \$250 to maximum \$500
23111, 23112, 23113(a), 42001.7	Littering offenses — 1st offense	Mandatory minimum \$100 to maximum \$1,000 and mandatory litter collection or graffiti cleanup for minimum 8 hours; court may not suspend fine or pickup/cleanup order except in unusual cases where interests of justice would be served, and for every \$100 suspended court must order minimum 8 hours of cleanup or pickup (Veh C §42001.7(c))
	2nd offense	Mandatory minimum \$500 to maximum \$1,000 and mandatory litter collection or graffiti cleanup for minimum 16 hours; same additional requirements as on 1st offense
	3rd or subsequent offense	Mandatory minimum \$750 to maximum \$1,000 and mandatory litter collection or graffiti cleanup for minimum 24 hours; same additional requirements as on 1st offense
23123	Driving motor vehicle while using a wireless telephone unless the telephone is designed and configured to allow hands-free operation, and is used in that manner — 1st offense	Mandatory \$20
	2nd or subsequent offense	Mandatory \$50
23123.5	Driving while holding and operating a handheld wireless telephone or an electronic wireless communications device unless the phone or device is designed and configured to allow voice-operated and hands-free operation, and is used in that manner — 1st offense	Mandatory \$20
	2nd or subsequent offense	Mandatory \$50

* Wobbler, alternative misdemeanor/felony

Veh C §	Description of Offense	Sentence
23124	Person under 18 years of age driving while using a wireless telephone or an electronic wireless communications device even if equipped with a hands-free device — 1st offense	Mandatory \$20
	2nd or subsequent offense	Mandatory \$50
23135, 42001.9	Operating modified motorized bicycle on highway	Mandatory \$50
23140, 42001.25	Person under 21 years of age driving with blood-alcohol level of 0.05 percent or more — 1st offense	Mandatory \$100; court must order defendants between the ages of 18 and 21 to attend licensed DUI program (Veh C §23502(a)–(b)); DMV must suspend defendant's driving privileges until DUI program is successfully completed, and court must require defendant to surrender driver's license to court (Veh C §§13352.6, 13550, 23502(c)); 1-year court suspension or delay of driving privileges if defendant between the ages of 13 and 21 (Veh C §13202.5)
	2nd offense within 1 year	Mandatory \$200; same additional requirements as on 1st offense
	3rd or subsequent offense within 1 year	Mandatory \$300; same additional requirements as on 1st offense
23222(b)	Possession of open container of cannabis or cannabis products while driving motor vehicle	\$100 maximum
27156, 42001.14	Disconnecting, modifying, or altering pollution control device — 1st offense	Minimum \$50 to maximum \$100
	2nd or subsequent offense	Minimum \$100 to maximum \$250
27315(d), (e), or (f), and (h)	Violations of mandatory seat belt law — 1st offense	\$20 maximum, or alternatively traffic or driving school
	2nd or subsequent offense	\$50 maximum
27318	Failure of children to be properly restrained by seat belt on bus equipped with seat belts (excludes school buses)	\$20 maximum
	2nd or subsequent offense	\$50 maximum
27319	Failure of bus driver to be properly restrained by seat belt; failure of motor carrier to maintain safety belt in good working order	\$20 maximum
	2nd or subsequent offense	\$50 maximum

Veh C §	Description of Offense	Sentence
27360(a)	Transporting child under 8 years of age without properly securing child in a rear seat in a child passenger restraint system — 1st offense	Mandatory \$100; in addition, court may require that defendant attend an education program; if defendant economically disadvantaged, court may reduce or waive fine and instead require defendant to attend an education program (Veh C §27360.6(a))
	2nd or subsequent offense	Mandatory \$250; in addition, court may require that defendant attend an education program; if defendant economically disadvantaged, court may reduce or waive fine and instead require defendant to attend an education program (Veh C §27360.6(b))
27360(b)	Transporting child under 2 years of age without properly securing child in a rear-facing child passenger restraint system — 1st offense	Mandatory \$100; in addition, court may require that defendant attend an education program; if defendant economically disadvantaged, court may reduce or waive fine and instead require defendant to attend an education program (Veh C §27360.6(a))
	2nd or subsequent offense	Mandatory \$250; in addition, court may require that defendant attend an education program; if defendant economically disadvantaged, court may reduce or waive fine and instead require defendant to attend an education program (Veh C §27360.6(b))
27360.5	Transporting child 8 years of age or older, but less than 16 years of age, without properly securing child in a child passenger restraint system or safety belt	Mandatory \$100; in addition, court may require that defendant attend an education program; if defendant economically disadvantaged, court may reduce or waive fine and instead require defendant to attend an education program (Veh C §27360.6(a))
	2nd or subsequent offense	Mandatory \$250; in addition, court may require that defendant attend an education program; if defendant economically disadvantaged, court may reduce or waive fine and instead require defendant to attend an education program (Veh C §27360.6(b))
38020, 42001.10	Failure to provide required identification of off-highway motor vehicle — 1st offense	Minimum \$50
	2nd or subsequent offense	\$250 maximum
42001(b)	Infraction violations by pedestrians	\$50 maximum

* Wobbler, alternative misdemeanor/felony