

JUDICIAL COUNCIL OF CALIFORNIA

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REPORT TO THE JUDICIAL COUNCIL

Item No.: 22-146

For business meeting on: September 20, 2022

Title

Rules and Forms: Miscellaneous Technical Changes to Criminal Rules and Forms

Rules, Forms, Standards, or Statutes Affected

Amend Cal. Standards of Judicial Administration, standard 4.30; revise forms CR-110/JV-790, CR-112/JV-792, CR-290, CR-292

Recommended by

Judicial Council staff Sarah Fleischer-Ihn, Attorney Criminal Justice Services

Agenda Item Type

Action Required

Effective Date

January 1, 2023

Date of Report

August 23, 2022

Contact

Sarah Fleischer-Ihn, 415-865-7702 sarah.fleischer-ihn@jud.ca.gov

Executive Summary

Judicial Council staff recommend amending standard 4.30 of the California Standards of Judicial Administration to refer to a renumbered form, and revising four criminal forms to incorporate changes resulting from legislation. The changes are technical, minor, and noncontroversial. Judicial Council staff recommend making the necessary corrections to conform to statutes and rules and avoid causing confusion for court users, clerks, and judicial officers.

Recommendation

Judicial Council staff recommend that the Judicial Council, effective January 1, 2023:

1. Amend standard 4.30 of the California Standards of Judicial Administration to replace references to the *Juror Questionnaire for Criminal Cases* from form MC-002 to form JURY-002, to reflect the renumbering of the form effective September 1, 2018;

- 2. Revise *Order for Victim Restitution* (form CR-110/JV-790) to delete a reference to administrative fees pursuant to former Penal Code section 1203.1(*l*), which was repealed by Assembly Bill 177 (Stats. 2021, ch. 257), and add mental health counseling fees as a restitution category pursuant to Penal Code section 1202.4(f)(3)(C);
- 3. Revise *Instructions: Order for Victim Restitution* (form CR-112/JV-792) to reflect proposed changes to *Order for Victim Restitution* (form CR-110/JV-790); and
- 4. Revise Felony Abstract of Judgment—Determinate (form CR-290) and Abstract of Judgment—Prison Commitment—Indeterminate (form CR-292) to replace references to resentencing under former Penal Code section 1170(d) with Penal Code section 1172.1, to reflect changes made by Assembly Bill 200 (Stats. 2022, ch. 58).

The proposed amended standard and revised forms are attached at pages 4–12.

Relevant Previous Council Action

Although the Judicial Council has acted on the other forms previously, this proposal recommends only minor corrections unrelated to any prior action.

Analysis/Rationale

The changes to these forms are technical in nature and necessary to conform to statutory changes and correct references.

Policy implications

This proposal promotes accuracy and consistency with statutes and forms.

Comments

This proposal was not circulated for public comment because the recommended changes are corrections, technical revisions, and minor modifications that are unlikely to create controversy, and are therefore within the Judicial Council's purview to adopt without circulation. (See Cal. Rules of Court, rule 10.22(d)(2).)

Alternatives considered

Revising the forms later, alongside more substantive revisions, was considered. However, revising the forms at this time appears to be the better option, to avoid courts and court users continuing to rely on inaccurate forms for an unforeseen amount of time.

Fiscal and Operational Impacts

Operational impacts are expected to be minor. The proposed revisions may result in reproduction costs if courts provide hard copies of any of the forms recommended for revision. Because the proposed changes are minor or technical corrections, case management systems are unlikely to need updating to implement them.

Attachments and Links

- 1. Cal. Stds. Jud. Admin., std. 4.30, at page 4
- 2. Forms CR-110/JV-790, CR-112/JV-792, CR-290, CR-292, at pages 5–12

Standard 4.30 of the California Standards of Judicial Administration is amended, effective January 1, 2023, to read:

Standard 4.30. Examination of prospective jurors in criminal cases

(a) **;

(b) Examination of jurors

The trial judge's examination of prospective jurors in criminal cases should include the areas of inquiry listed below and any other matters affecting their qualifications to serve as jurors in the case. The trial judge may want to use the *Juror Questionnaire for Criminal Cases* (form <u>JURYMC</u>-002) to assist in the examination of prospective jurors. Form <u>JURYMC</u>-002 is an optional form and is not intended to constitute the complete examination of prospective jurors. Form <u>JURYMC</u>-002 is a tool for trial judges to use to make the initial examination of prospective jurors more efficient. If the court chooses to use form <u>JURYMC</u>-002, its use and any supplemental questions submitted by counsel must be discussed at the pre–voir dire conference required by rule 4.200. Excusing jurors based on questionnaire answers alone is generally not advisable.

| | | CK-110/JV-/3 |
|-----------------------------|---|---|
| ATTORNEY OR | PARTY WITHOUT ATTORNEY: STATE BAR NO.: | FOR COURT USE ONLY |
| NAME: | | |
| FIRM NAME: | | |
| STREET ADDRE | | |
| CITY: | STATE: ZIP CODE: | DRAFT |
| TELEPHONE NO | | Not approved by the |
| EMAIL ADDRESS | | Not approved by the |
| ATTORNEY FOR | | Judicial Council |
| | COURT OF CALIFORNIA, COUNTY OF | |
| STREET ADDR MAILING ADDR | | |
| CITY AND ZIP C | | |
| BRANCH NA | | |
| CASE NAME | | |
| CASE NAIVIE | | |
| | | |
| | ORDER FOR VICTIM RESTITUTION | CASE NUMBER: |
| | CREEKT OR VIOLINI RESTRICTION | |
| 1. a. \Box | On (date): defendant (name): | |
| | was convicted of a crime that entitles the victim to restitution. | |
| | was convicted of a crime that entities the victim to resultation. | |
| b | On (date): child (name): | |
| | was found to be a person described in Welfare and Institutions Code section | on 602, |
| | which entitles the victim to restitution. Wardship is terminated. | |
| | Parents or guardians jointly and severally liable (name each): | |
| C | r arents or guardians joining and severally liable (hame each). | |
| | | |
| d. 🗀 | Co-offenders found jointly and severally liable (name each): | |
| | | |
| | | |
| 2 Evidono | a was presented that the victim named below suffered lesses as a result of d | ofondant's /shild's conduct Defendant/shild |
| | e was presented that the victim named below suffered losses as a result of d rmed of his or her right to a judicial determination of the amount of restitution | |
| | | i dild |
| a | a hearing was conducted. | |
| b | stipulated to the amount of restitution to be ordered. | |
| C | waived a hearing. | |
| ° THE 00 | AND ODDEDO I C. I. WITH CO. C. C. | |
| 3. THE CO | OURT ORDERS defendant/child to pay restitution to | |
| a | , | ount of: \$ |
| b | the California Victim Compensation Board, to reimburse payments to the vin the amount of: \$ | ictim from the Restitution Fund, |
| | • | 7 |
| C | plus interest at 10 percent per year from the date of loss or | sentencing. |
| d | plus attorney fees and collection costs in the sum of:\$ | |
| | | |

DRAFT - Not approved by the Judicial Council

| | CR-110/JV-790 | | | | | | | | | |
|-------------------------|---|---|--|--|--|--|--|--|--|--|
| CASE NAME: CASE NUMBER: | | | | | | | | | | |
| | | | | | | | | | | |
| 4. Th a. b. c. d. | e amount of restitution includes the value of property stolen or damaged. medical expenses. mental health counseling expenses. lost wages or profits | | | | | | | | | |
| e. f. | (1) incurred by the victim due to injury. (2) of the victim's parent(s) or guardian(s) (if victim is a child) incurred while (3) incurred by the victim due to time spent as a witness or in assisting polic (4) of the victim's parent(s) or guardian(s) (if victim is a child) due to time spor prosecution. noneconomic losses (felony violations of Pen. Code, § 288, 288.5. and 288.5. Other (specify): | e or prosecution. ent as a witness or in assisting police | | | | | | | | |
| Date: | | | | | | | | | | |

JUDICIAL OFFICER

NOTICE TO VICTIMS

PENAL CODE SECTION 1214 PROVIDES THAT ONCE A DOLLAR AMOUNT OF RESTITUTION HAS BEEN ORDERED, THE ORDER IS THEN ENFORCEABLE AS IF IT WERE, AND IN THE SAME MANNER AS, A CIVIL JUDGMENT. ALTHOUGH THE CLERK OF THE COURT IS NOT ALLOWED TO GIVE LEGAL ADVICE, YOU ARE ENTITLED TO ALL RESOURCES AVAILABLE UNDER THE LAW TO OBTAIN OTHER INFORMATION TO ASSIST IN ENFORCING THE ORDER.

THIS ORDER DOES NOT EXPIRE UNDER PENAL CODE SECTION 1214(d).

YOU MUST FILE A SATISFACTION OF JUDGMENT WITH THE COURT WHEN THIS ORDER IS SATISFIED, AS REQUIRED BY PENAL CODE SECTION 1214(b).

YOU ARE ENTITLED TO A CERTIFIED COPY OF THIS ORDER UPON REQUEST, AS REQUIRED BY PENAL CODE SECTION 1214(b) AND WELFARE AND INSTITUTIONS CODE SECTION 730.7(c).

INSTRUCTIONS: ORDER FOR VICTIM RESTITUTION

A. Attorney or Person Without Attorney

Write the name of your attorney. If you are representing yourself, your name goes here.

B. Telephone Number

Your telephone number goes here. You may also give a number where the court can leave a message for you.

C. Fax Number

You may write in your fax number here or you may leave this line blank.

D. E-mail Address

You may write in your e-mail address here or you may leave this line blank.

E. Name and Address of Court

Ask the clerk of your court for this information, including the court's address.

F. Case Name

Use the assigned case name. Example: In re John D. or People of the State of California v. Doe.

G. Case Number

Write the assigned case number in this space. You need to write this number at the top of every page of this form.

H. For Court Use Only

Leave blank. After this form is filed, the clerk will stamp this box on the copies so everyone knows they are copies of an official court document.

(A)~ CR-110/JV-790 SUPERIOR COURT OF CALIFORNIA COUNTY OF \oplus E ORDER FOR VICTIM RESTITUTION <-(G) a. On (date): b. On (date): child (name) was found to be a person described in Welfare and Institutions Co. which entitles the victim to restitution. Wardship is ter c. Parents or guardians jointly and severally liable (name each). d. Co-offenders found jointly and severally liable (name each) Evidence was presented that the victim named below suffered losses as a result of defendant's/child's conduct. Defendant/chilk was informed of his or her right to a judicial determination of the amount of restitution and THE COURT ORDERS defendant/child to pay restitution to a. ____ the victim (name): ____ in the amount ot, a b. ____ the Compensation Board, to reimburse payments to the victim from the Restitution Fund, in the amount of: \$ c. plus interest at 10 percent per year from the date of loss or sentencing d. plus attorney fees and collection costs in the sum of:\$ ORDER FOR VICTIM RESTITUTION

I. Order for Restitution

- a. If the person was convicted in criminal court, write in the date of the defendant's conviction and the defendant's name.
- b. In cases where a child has been found to be a person described in Welfare and Institutions Code section 602, check item b and fill in the date of the hearing and the child's name.
- c. If the parents or guardians are jointly and severally liable, write the names in the space provided.
- d. If co-offenders were found jointly and severally liable, write the names in the space provided.

This section must be completed by either you or the court. A separate order and abstract of judgment should be completed for each defendant or child ward found guilty of an offense.

J. Judicial Determination of Restitution

The defendant or child has a right to a restitution hearing. The hearing can be waived if the defendant or child agrees to give up his or her right to have a hearing. The amount of restitution may also be stipulated if the amount of restitution to be ordered is agreed to by all parties and the judge makes an order for the amount based on an agreement by all parties. It is very important to check the appropriate boxes to indicate whether the defendant or child has had a hearing or has waived the hearing. If you do not have all of the relevant information to complete this section, then the court should complete it for you.

K. Restitution Ordered to Pay

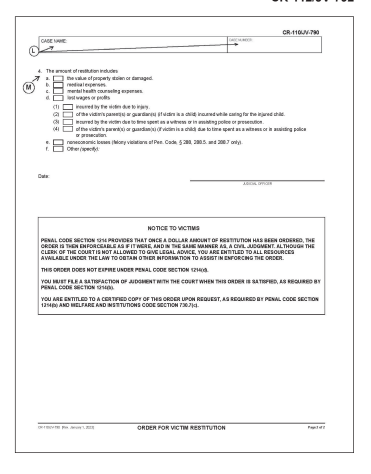
- a. If the court ordered the offender to pay you, write your name as the victim and the amount of restitution ordered by the court. Make sure the amount of restitution is not left blank or "to be determined." A dollar amount must be listed for the order to be enforceable.
- b. Check this box if the court ordered the California Victim Compensation Board to receive reimbursement for funds previously paid to you or your service provider by the Restitution Fund. Make sure the amount of reimbursement is not left blank or "to be determined." A dollar amount must be listed for the order to be enforceable.

L. Case Name and Number

Use the case name and case number that you wrote on the front of the form.

M. Amount of Restitution

Check the applicable boxes a through e that specify why the restitution was ordered. Example: If the court ordered that you collect medical expenses and lost wages, check boxes 4b and 4d. If the amount of restitution includes something that is not listed, check box 4f and briefly specify what additional costs are covered.



Order for Victim Restitution (form CR-110/JV-790) is the court order or judgment directing the offender to repay you for any losses that you suffered because of the offense. Once this judgment is entered in the court records, you may use it to collect the money you are owed from the offender. If the court does not give you a certified copy of the order, ask the clerk for one and check to make sure the judgment is entered. If the offender does not pay you, you have several options, including getting the offender to pay you voluntarily, getting more information about the offender, and collecting from the offender's property. If you choose to try to collect from the value of real estate owned by the offender, you will need to record an abstract of the judgment with the county recorder in the county where the property is located. For more information about this process, see Abstract of Judgment—Restitution (form CR-111/JV-791) and Instructions: Abstract of Judgment—Restitution (form CR-113/JV-793). For more information about this and other options for collecting your restitution judgment, see the California Courts Online Self-Help Center at www.courts.ca.gov/1014.htm.

FELONY ABSTRACT OF JUDGMENT—DETERMINATE

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| 4. Defe | endan | t sentenced | to | county | y jail pe | r 1170 | (h)(1) | or (2) | | | ' | | | | | | | | | | | | • | | | |
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| | • | C 667(b)-(i) or C 1170(a)(3). | | | • | . , | | excee | d time | ≏ imn | റടല | ч П | Def | end | lant | order | ed to | reno | ort to | local i | narole (| or pro | hatior | offic | ۵ | |
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| | | | | | | | | | | 7. |] / | Additio | nal | ind | eter | minat | e ter | m (se | ee Cl | R-292) |). | | | | | |
| 8. T | | | | | | | | TC | TOTAL TIME: | | | | | | | | | | | | | | | | | |

| PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT: | | | | | | | | | | | |
|---|----------------|----------------------|---------------|--------------------------|------------------------------|--|--|--|--|--|--|
| -A - | В | | -C | | -D | | | | | | |
| FINANCIAL OBLIGATIONS (plus any applicable penalty assessments) | : | | | | | | | | | | |
| a. Restitution Fines: | | | | | | | | | | | |
| Case A: \$ per PC 1202.4(b) (forthwith per PC 2085.5 if prison commitment); \$ per PC 1202.45 suspended unless parole is revoked. \$ per PC 1202.44 is now due, probation having been revoked. | | | | | | | | | | | |
| Case B: \$ per PC 1202.4(b) (forthwith per PC 2085.5 if prison commitment); \$ per PC 1202.45 suspended unless parole is revoked. \$ per PC 1202.44 is now due, probation having been revoked. | | | | | | | | | | | |
| Case C: \$ per PC 1202.4(b) (forthwith per PC 2085.5 if prison commitment); \$ per PC 1202.45 suspended unless parole is revoked. \$ per PC 1202.44 is now due, probation having been revoked. | | | | | | | | | | | |
| Case D: \$ per PC 1202.4(b) (forthwith per PC 2085.5 if prison commitment); \$ per PC 1202.45 suspended unless parole is revoked. \$ per PC 1202.44 is now due, probation having been revoked. | | | | | | | | | | | |
| b. Restitution per PC 1202.4(f): | | | | | | | | | | | |
| Case A: \$ Amount to be determined to | ☐ victim(s) | * 🔲 Restituti | ion Fund | | | | | | | | |
| Case B: \$ Amount to be determined to | ☐ victim(s) | = | ion Fund | | | | | | | | |
| Case C: \$ Amount to be determined to | victim(s) | _ | ion Fund | | | | | | | | |
| Case D: \$ Amount to be determined to | victim(s) | = | ion Fund | | | | | | | | |
| Victim name(s), if known, and amount breakdown in item 1 | ٠, | | | tion officer's report | | | | | | | |
| c. Fines: | o, below. L | | s) iii probat | non omeer a report. | | | | | | | |
| Case A: \$ per PC 1202.5 | days 🔲 cour | nty jail 🔲 prison | in lieu of fi | ine 🔲 concurrent [| consecutive | | | | | | |
| includes: \$\ Lab Fee per HS 11372.5(a) \$\\$ | Drug Pr | ogram Fee per HS | 3 11372.7(a | a) for each qualifying | a offense | | | | | | |
| Case B: \$ per PC 1202.5 \$ per VC 23550 or 0 | | | | | | | | | | | |
| includes: | | | | | | | | | | | |
| Case C: \$ per PC 1202.5 \$ per VC 23550 or | days \square | ografii Fee per no |) | a) for each qualifying | g offense | | | | | | |
| | | | | | | | | | | | |
| includes: \$\ Lab Fee per HS 11372.5(a) \$\ \$_ | | | | | | | | | | | |
| Case D: \$ per VC 23550 or | | | | | | | | | | | |
| includes: \$\ Lab Fee per HS 11372.5(a) \$\ \$_ | | | | | | | | | | | |
| d. Court Operations Assessment: \$ per PC 1465.8. e. Conviction | n Assessme | nt: \$ per GC | 70373. f. | Other : \$ per (s | pecify): | | | | | | |
| 10. TESTING: Compliance with PC 296 verified AIDS per PC 1 | 202.1 🔲 ot | her (specify): | | | | | | | | | |
| 11. REGISTRATION REQUIREMENT: per (specify code section): | | | | | | | | | | | |
| 12. MANDATORY SUPERVISION: Execution of a portion of the defer under Penal Code section 1170(h)(5)(B) as follows (specify total senter) | | uspended, and am | ount to be | | ory supervision | | | | | | |
| Total: Suspended: | | Served for | rthwith: | | | | | | | | |
| 13. Other orders (specify): | | | | | | | | | | | |
| | 16 CDEDIT | FOR TIME SERVE | ED | | | | | | | | |
| | CASE | TOTAL CREDITS | ACTUAL | LOCAL CONE | DUCT | | | | | | |
| | | | | [|] 2933 | | | | | | |
| 14. IMMEDIATE SENTENCING: Probation to prepare and submit a post-sentence report to CDCR per 1203c. | A | | |] | l 2933.1 l 4019 l 2933 | | | | | | |
| Defendant's race/national origin: | В | | |] |] 2933.1] 4019 | | | | | | |
| 15. EXECUTION OF SENTENCING IMPOSED | _ | | | j |] 2933 | | | | | | |
| a. at initial sentencing hearing | С | | | |] 2933.1] 4019 | | | | | | |
| b. at resentencing per decision on appeal | D | | |] |] 2933] 2933.1 | | | | | | |
| c. after revocation of probation | | | | ĺ | 4019 | | | | | | |
| d. at resentencing per recall of commitment (PC 1172.1) | Date | Sentence Pronounc | ed | Time Served in State | Institution CRC | | | | | | |
| e. other (specify): | | | | [] [] | [] | | | | | | |
| 17. The defendant is remanded to the custody of the sheriff | h after | 48 hours excluding | Saturdav | s, Sundays, and holic | days. | | | | | | |
| To be delivered to the reception center designated by the director of the California Department of Corrections and Rehabilitation county jail other (specify): | | | | | | | | | | | |
| CLERK OF | THE COU | RT | | | | | | | | | |
| I hereby certify the foregoing to be a correct abstract of the judgment made | | | | | | | | | | | |
| DEPUTY'S SIGNATURE | DATE | | | | | | | | | | |
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ABSTRACT OF JUDGMENT—PRISON COMMITMENT—INDETERMINATE (NOT VALID WITHOUT COMPLETED PAGE TWO OF CR-292 ATTACHED)

CR-292

| SUPERI | OR COUR | RT OF CALIFORNIA, | <u> </u> | | | | 001111 | | | | | | | , | | | | | |
|---|--|--|--|-----------|---|-------------------------------------|--|------------|------------------------------------|---|-------------------------|--------------------------------------|------------------------------|----------|---------------------------|-------|------------|-------------|----------|
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| PEOPL DEFEN | E STATE OF CALIFO | | DRAFT -A Not approved | | | | | | | | | | t | | | | | | |
| AKA: | | | | | | | | | | | | - B | | | | | the | | |
| CII NO | .: | | | | | | | F | | | | | | | | - | | | |
| BOOKING NO.: NOT PRESENT | | | | | | | | | | | | -C | J | ud | ICI | al | Co | uno | Cil |
| COMMITMENT TO STATE PRISON ABSTRACT OF JUDGMENT AMENDED ABSTRACT | | | | | | | | | -D | | | | | | | | | | |
| DATE | ING | | JUDGE | | | | | | | | | | | | | | | | |
| CLER | | PROBATION NO. OR PROBATION OFFICER IMMEDIATE SENTENCING | | | | | | | | | | | | | | | | | |
| COUN | SEL FOR | PEOPLE | | | | | | | COUNSEL FO | OR DI | EFENDANT | | | | | | | APPTD. | |
| 1. Defe | | was convicted conal counts are | | | | he followir | ng felonies: | | | | | | | | | | <u> </u> | ш | 1 |
| | | — (number of | | | | | | | | | _ | | | CC | NVIC BY | TED | RREN | CUTIV | STAY |
| COUNT | CODE | SECTION NO. | | | | С | RIME | | | | YEAR CRIME COMMITTED | CON | TE OF VICTION ATE/YEAF | JURY | COURT | PLEA | CONCURRENT | CONSECUTIVE | 654 8 |
| | | | | | | | | | | | | | 1 1 | | | | | | |
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| | | | | | | | | | | | | 1 | ' | | | | | | |
| 2. ENH | IANCE | MENTS charged | d and for | und to I | be true | TIED TO | SPECIFIC C | 100 | NTS (mainly | y in i | the PC 1202 | 2 serie | es). Lis | t eac | h co | unt | enhan | ceme | nt |
| horiz | ontally | . Enter time imp | posed or | "S" fo | r staye | d. DO NO | OT LIST ANY | STF | RICKEN EN | IAH | NCEMENT(S | S). | | | | | | | |
| COUN | COUNT ENHANCEMENT TIME IMPOSED OR "S" FOR STAYED ENHANCEMENT | | | | | | TIME IMPOSED OR "S" FOR STAYED ENHANCEMENT | | | | | TIME IMPOSED OR "S" FOR STAYED | | | TOTAL | | | | |
| | | | | | | | | | | | | | | | | | | | |
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| | | | | | | | | | | \dashv | | | | - | | | | _ | |
| | | MENTS charged | | | | | | | | | | | | | 7 ser | ies). | List a | ıll | |
| | ENHAN | CEMENT | TIME IMI OR "S' STA | 'FOR | | ENHANCE | EMENT | | ME IMPOSED OR "S" FOR STAYED | | ENHANC | EMENT | | OF | E IMP R "S" F STAYE | OR | | ТОТА | L |
| - | | | | | | | | - | | | | | | <u> </u> | | | 1 | - | |
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| | | _ | | | | | | | | | | | | | | | | | |
| 4. | LIFE W LIFE W 15 25 JS enh Additi | s sentenced to sold the second of the second | POSSIBI SIBILITY n counts n counts shown a | OF PA | OF PAF AROLE — — — R-290). | ROLE on c E on count c. d. | counts | yea yea | rs to Life or | n co | unts | - | | | | | | | |
| 8. | Defen | idant was sente | nced pu | rsuant | to | PC 667 | (b)-(i) or PC 1 | 170 | .12 🗌 PC | 667 | 7.61 P | C 667. | 7 🗌 0 | other | (spe | cify) | : | | |
| This form | n is pres | cribed under PC 1 | 1213.5 to | satisfy t | he requ | irements of | FPC 1213 for de | etern | ninate senten | ices. | Attachments | may be | used bu | ıt mus | st be | eferr | ed to in | | ocument. |

Pen. Code, §§ 1213, 1213.5

| PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT: | | | | | | | | | | | |
|---|-------------|--------------|-------------------|----------------|--|--|--|--|--|--|--|
| -A | -B | | | -c | - D | | | | | | |
| 9. FINANCIAL OBLIGATIONS (plus any applicable penalty assess a. Restitution Fines: | ments): | | | | | | | | | | |
| Case A: \$ per PC 1202.4(b) forthwith per PC 2085.5; \$ per PC 1202.45 suspended unless parole is revoked. \$ per PC 1202.44 is now due, probation having been revoked. | | | | | | | | | | | |
| Case B: \$ per PC 1202.4(b) forthwith per PC 2085.5; \$ per PC 1202.45 suspended unless parole is revoked. \$ per PC 1202.44 is now due, probation having been revoked. | | | | | | | | | | | |
| Case C: \$ per PC 1202.4(b) forthwith per PC 2085.5; \$ per PC 1202.45 suspended unless parole is revoked. \$ per PC 1202.44 is now due, probation having been revoked. | | | | | | | | | | | |
| Case D: \$ per PC 1202.4(b) forthwith per PC 2085.5; \$ per PC 1202.45 suspended unless parole is revoked. \$ per PC 1202.44 is now due, probation having been revoked. | | | | | | | | | | | |
| b. Restitution per PC 1202.4(f): | | | | | | | | | | | |
| Case A: \$ Amount to be determined to victim(s)* Restitution Fund Case B: \$ Amount to be determined to victim(s)* Restitution Fund Case C: \$ Amount to be determined to victim(s)* Restitution Fund Case D: \$ Amount to be determined to victim(s)* Restitution Fund | | | | | | | | | | | |
| Victim name(s), if known, and amount breakdown in | item 12, be | elow. L | Victim name(s |) in probation | on officer's report. | | | | | | |
| c. Fines: Case A: \$ per PC 1202.5 \$ per VC 23550 or days | | | | | | | | | | | |
| Case C: \$ per PC 1202.5 | days | county | jail 🔲 prison | in lieu of fin | e Concurrent consecutive | | | | | | |
| Case D: \$ per PC 1202.5 | | | | | | | | | | | |
| d. Court Security Fee: \$ per PC 1465.8. e. C | riminal Co | nviction A | ssessment: \$_ | pe | r GC 70373. | | | | | | |
| 10. TESTING: a. Compliance with PC 296 verified b | AIDS per Po | C 1202.1 | c. Other (sp | ecify): | | | | | | | |
| 11. REGISTRATION REQUIREMENT: per (specify code section 12. Other orders (specify): | • | | <u> </u> | •, | | | | | | | |
| | | | | | | | | | | | |
| 13. IMMEDIATE SENTENCING: | 15. | CREDIT F | OR TIME SERV | ED | | | | | | | |
| ☐ Probation to prepare and submit post-sentence report to | <u> </u> | CASE | TOTAL CREDITS | ACTUAL | LOCAL CONDUCT [] 2933 | | | | | | |
| CDCR per PC 1203c. Defendant's race/national origin: | | А | | | [] 2933.1 [] 4019 [] 2933 | | | | | | |
| 14. EXECUTION OF SENTENCING IMPOSEDa. ☐ at initial sentencing hearing | | В | | | [] 2933.1 [] 4019 [] 2933 | | | | | | |
| b. 🔲 at resentencing per decision on appeal | | С | | | [] 2933.1 [] 4019 | | | | | | |
| c. \square after revocation of probation d. \square at resentencing per recall of commitment (PC 1172.1) | | D | | | [] 2933 [] 2933.1 [] 4019 | | | | | | |
| e. other (specify): | | Date S | Sentence Pronounc | ed | Time Served in State Institution DMH CDC CRC [] [] [] | | | | | | |
| 16. The defendant is remanded to the custody of the sheriff | | | | | | | | | | | |
| CLERK OF THE COURT | | | | | | | | | | | |
| I hereby certify the foregoing to be a correct abstract of the judgme | nt made in | this action. | | | | | | | | | |
| DEPUTY'S SIGNATURE | D | DATE | | | | | | | | | |