## COUNTY OF SUTTER
### FY 2018-19 Fee Review Worksheet

### Department: Sheriff - Coroner - County Jail

<table>
<thead>
<tr>
<th>Fee Name / Description</th>
<th>Fee Per Last Study</th>
<th>Fee Review and Revisions for 2018-19</th>
</tr>
</thead>
<tbody>
<tr>
<td>46205 Civil - Reports - Photocopies</td>
<td>1.00/page</td>
<td>Change from .50 Cents Page GC 26727</td>
</tr>
<tr>
<td>46205 Records - Reports - Photocopies</td>
<td>.10/Page</td>
<td>New Fee GC 6253</td>
</tr>
<tr>
<td>46169 Fingerprints - Live Scan</td>
<td>$25.00</td>
<td>No Change Penal Code 13300e</td>
</tr>
<tr>
<td>46169 Fingerprint Cards ($5 per card - 2 required)</td>
<td>$10.00</td>
<td>No Change Penal Code 13300e</td>
</tr>
<tr>
<td>42170 Concealed Weapon Application - Initial*</td>
<td>$14.00</td>
<td>No Change Penal Code 12054</td>
</tr>
<tr>
<td></td>
<td></td>
<td>No Change Penal Code 12054</td>
</tr>
<tr>
<td>42170 Concealed Weapon Renewal</td>
<td>$8.50</td>
<td>No Change Penal Code 12054</td>
</tr>
<tr>
<td>* Renewal Fees require add'l $52.00 DOJ</td>
<td></td>
<td>No Change Penal Code 12054</td>
</tr>
<tr>
<td>Modifications</td>
<td>$3.00</td>
<td>No Change Sutter County Ord 235-040A</td>
</tr>
<tr>
<td>47500 Junk Dealer License</td>
<td>$10.00</td>
<td>No Change Sutter County Ord 280-220</td>
</tr>
<tr>
<td>Bingo Permits (If prizes are $10 or less)</td>
<td>$10.00</td>
<td>No Change Sutter County Ord 280-220</td>
</tr>
<tr>
<td>Bingo Permits (If prizes are over $10)</td>
<td>$50.00</td>
<td>No Change Health &amp; Safety Code 12105</td>
</tr>
<tr>
<td>Explosive Permits (100 lbs or less)</td>
<td>$2.00</td>
<td>No Change Health &amp; Safety Code 12105</td>
</tr>
<tr>
<td>Explosive Permits (over 100 lbs)</td>
<td>$10.00</td>
<td>No Change Sutter County Ord 210-050</td>
</tr>
<tr>
<td>Solicitor Permits - 6 months*</td>
<td>$21.00</td>
<td>$15 GC 8211 (Only Notary Fee)</td>
</tr>
<tr>
<td>*Requires add'l $10 Notary Service Fee</td>
<td></td>
<td>Sutter County Ord 210-050</td>
</tr>
<tr>
<td>Solicitor Permits - 1 year*</td>
<td>$42.00</td>
<td>$15 GC 8211 (Only Notary Fee)</td>
</tr>
<tr>
<td>*Requires add'l $10 Notary Service Fee</td>
<td></td>
<td>No Change GC 26751 &amp; GC 41612</td>
</tr>
<tr>
<td>Repossessions</td>
<td>$15.00</td>
<td>No Change</td>
</tr>
<tr>
<td>Message Parlor Permit – ($42 Permit $76 L.S.)</td>
<td>Removed</td>
<td>No Change</td>
</tr>
<tr>
<td>Vehicle Inspection/Correction Citation (Govt. Code § 26746.1)</td>
<td>$20.00</td>
<td>No Change Govt. Code § 26746.1</td>
</tr>
<tr>
<td>46205 Vehicle Impounds (Cost Recovery - Normal)</td>
<td>$175.92</td>
<td>No Change County Resolution No 05-163</td>
</tr>
</tbody>
</table>

*Removals indicated in red.*
<table>
<thead>
<tr>
<th>Fee Name / Description</th>
<th>Fee Per Last Study</th>
<th>Recommended New/Updated Fee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>46205 Emergency Response Deputy - Cost Recovery DUI</td>
<td>$350.47</td>
<td>No Change</td>
<td>County Resolution No 05-163</td>
</tr>
<tr>
<td>46205 Emergency Response CHP - Cost Recovery - DUI</td>
<td>$134.29</td>
<td>No Change</td>
<td>Not Applicable to Sheriff's Office</td>
</tr>
<tr>
<td>42170 Notary Service</td>
<td>$10.00</td>
<td>$15</td>
<td>GC 8211</td>
</tr>
<tr>
<td>Claim of Plaintiff (Govt. Code § 26721)</td>
<td>$40.00</td>
<td>No Change</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>Earnings Withholding Orders (Govt. Code § 26750)</td>
<td>$35.00</td>
<td>No Change</td>
<td>Govt. Code § 26750</td>
</tr>
<tr>
<td>46170 Bench Warrant-Serve &amp; Excute Warrant (Govt. Code § 26744)</td>
<td></td>
<td>$50, Not new fee, missed fee</td>
<td>Govt. Code § 26744</td>
</tr>
<tr>
<td>46170 Bench Warrant-Receive &amp; Process Warrant (Govt. Code § 26744.5 (a)(1))</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26744.5 (a)(1)</td>
</tr>
<tr>
<td>46170 Bench Warrant-Cancel Service of Warrant (Govt. Code § 26744.5 (a)(2))</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26744.5 (a)(2)</td>
</tr>
<tr>
<td>46170 Bench Warrant-Unable to locate person (Govt. Code § 26744.5 (a)(3))</td>
<td></td>
<td>$85, Not new fee, missed fee</td>
<td>Govt. Code § 26744.5 (a)(3)</td>
</tr>
<tr>
<td>46170 Bench Warrant-Arrest, Arrest &amp; Release on Promise to Apprear (Govt. Code § 26744.5 (a)(4))</td>
<td></td>
<td>$100, Not new fee, missed fee</td>
<td>Govt. Code § 26744.5 (a)(4)</td>
</tr>
<tr>
<td>46170 Eviction-Posting eviction (Govt. code § 26733.5)</td>
<td>$85.00</td>
<td>No Change</td>
<td>Govt. code § 26733.5</td>
</tr>
<tr>
<td>46170 Eviction-Reposting eviction (Govt. code § 26721)</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>46170 Eviction-Removing Occupants (Govt. Code § 26733.5)</td>
<td>$60.00</td>
<td>No Change</td>
<td>Govt. Code § 26733.5</td>
</tr>
<tr>
<td>46170 Eviction-Cancellation prior or after to service of notice to vacate (Govt. Code §</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26736</td>
</tr>
<tr>
<td>Till Tap (Govt. Code § 26722)</td>
<td>$100.00</td>
<td>No Change</td>
<td>Govt. Code § 26722</td>
</tr>
<tr>
<td>Bank Levy (Govt. Code § 26721)</td>
<td>$40.00</td>
<td>No Change</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>Safe Deposit Levy (Govt. Code § 26723)</td>
<td>$0.00</td>
<td>$135, Not new fee, missed fee</td>
<td>Govt. Code § 26723</td>
</tr>
<tr>
<td>Summons &amp; Complaint (Govt. Code § 26721.2)</td>
<td>$40.00</td>
<td>No Change</td>
<td>Govt. Code § 26721.2</td>
</tr>
<tr>
<td>46114 Admin/clerical fee - returned checks</td>
<td>$25.00</td>
<td>$35.70</td>
<td>GC 68097.2</td>
</tr>
<tr>
<td>46191 Witness fees</td>
<td>$275.00/day</td>
<td>No Change</td>
<td>Govt. Code § 26742 &amp; 26720.9</td>
</tr>
<tr>
<td>46170 Excute/Serving Any Other Instrument</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>46170 Keeper Levy (Sheriff fees)</td>
<td></td>
<td>$100, Not new fee, missed fee</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>46170 Notice - Landlord/Tenant</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>46170 Order for Appearance or Examination or Show Cause</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>Fee Name / Description</td>
<td>Fee Per Last Study</td>
<td>Recommended New/Updated Fee</td>
<td>Remarks</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------------------</td>
<td>-------------------</td>
<td>-----------------------------------</td>
<td>----------------------------------------------</td>
</tr>
<tr>
<td>46170 Personal Property Levy Without Seizure or Turnover</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>46170 Personal Property Levy With Seizure or Turnover</td>
<td></td>
<td>$100, Not new fee, missed fee</td>
<td>Govt. Code § 26722</td>
</tr>
<tr>
<td>46170 Personal Property Prepare and Post First Sale Notice</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26728 &amp; 26720.9</td>
</tr>
<tr>
<td>46170 Personal Property Posting Each Additional Notice</td>
<td></td>
<td>$15, Not new fee, missed fee</td>
<td>Govt. Code § 26728.1</td>
</tr>
<tr>
<td>46170 Personal Property Serve Sale Notice (Each Debtor or Each Person Listed on Writ)</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>46170 Personal Property Prepare and Issue Certificate of Sale</td>
<td></td>
<td>$15, Not new fee, missed fee</td>
<td>Govt. Code § 26741</td>
</tr>
<tr>
<td>with Seizure of Prop. Or Vehicle Levy (Large Trucks)</td>
<td></td>
<td>$100, Not new fee, missed fee</td>
<td>Govt. Code § 26722</td>
</tr>
<tr>
<td>46170 Real Property Levy Prepared, Recorded, Mail Notice of Levy to Other Individuals</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>Specified in Creditor's Instruction</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>46170 Real Property Levy Mail Notice of Levy to 3rd Person in Whose name the debot's</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26725, 26720.9</td>
</tr>
<tr>
<td>interest stand per county records, Additional Owners, Occupants.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>46170 Real Property Levy Post Levy on Additional Non-Attached Parcels</td>
<td></td>
<td>$20, Not new fee, missed fee</td>
<td>Govt. Code § 26725.1</td>
</tr>
<tr>
<td>46170 Real Property Sale Prepare Sale Notice and Mail or Deliver to Publisher</td>
<td></td>
<td>$15, Not new fee, missed fee</td>
<td>Govt. Code § 26729</td>
</tr>
<tr>
<td>46170 Real Property Sale Mail Sale Notice to Judgement Debtor, Each Person Listed on</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>Writ, 3rd person debtor, Each Lien Holder, and Occupants.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>46170 Real Property Sale Post Sale Notice on Additional Unattached Parcels</td>
<td></td>
<td>$20, Not new fee, missed fee</td>
<td>Govt. Code § 26725.1</td>
</tr>
<tr>
<td>46170 Real Property Sale Prepare and Record Real Property Certificate of Sale, Deliver</td>
<td></td>
<td>$15, Not new fee, missed fee</td>
<td>Govt. Code § 26741</td>
</tr>
<tr>
<td>Sheriff's Deed to Recorder</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>46170 Real Property Sale Notary Fee to Notarize Certificate of Sale</td>
<td></td>
<td>$15, Not new fee, missed fee</td>
<td>Govt. Code § 8211a</td>
</tr>
<tr>
<td>46170 Real/Personal Property Sale Conduct/Postpone Sale (Govt. Code § 26730)</td>
<td>$90.00</td>
<td>No Change</td>
<td>Govt. Code § 26730</td>
</tr>
<tr>
<td>46170 Restraining Order</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26721 &amp; 26720.9</td>
</tr>
<tr>
<td>46170 Subpoena, Civil With or W/O Subpoenas &amp; Affidavit</td>
<td></td>
<td>$40, Not new fee, missed fee</td>
<td>Govt. Code § 26743 &amp; 26720.9</td>
</tr>
<tr>
<td>46189 Processing Fee for each disbursement of money collected under a writ of attachment, execution, possession, or sale.</td>
<td></td>
<td>$12, Not new fee, missed fee</td>
<td>Govt. Code § 26746</td>
</tr>
</tbody>
</table>
# County of Sutter
## FY 2018-19 Fee Review Worksheet

**Department:** Sheriff - Coroner - County Jail

<table>
<thead>
<tr>
<th>Fee Name / Description</th>
<th>Fee Per Last Study</th>
<th>Recommended New/Updated Fee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daily jail reimbursement rate (not a fee)</td>
<td>Removed 14-15</td>
<td><strong>No Change</strong></td>
<td></td>
</tr>
<tr>
<td>Parole revocation hearing rate (not a fee)</td>
<td>Removed 14-16</td>
<td><strong>No Change</strong></td>
<td></td>
</tr>
<tr>
<td>Jail Booking Fee</td>
<td>$71.37</td>
<td><strong>No Change</strong></td>
<td></td>
</tr>
<tr>
<td>44214 Rent firing range</td>
<td>$3,500/yr</td>
<td>$0</td>
<td>Contract With Yuba College</td>
</tr>
<tr>
<td>Rent Shoot House</td>
<td>$350/day</td>
<td>No Change</td>
<td>Contract With Yuba College</td>
</tr>
<tr>
<td>44214 Rent firing range</td>
<td>$250/day</td>
<td>No Change</td>
<td>Contract With Yuba College</td>
</tr>
<tr>
<td>Rent Firing Range &amp; Shoot House</td>
<td>$500/day</td>
<td>No Change</td>
<td>Contract With Yuba College</td>
</tr>
<tr>
<td>42171 Work furlough application (employment)</td>
<td>$50</td>
<td>No Change</td>
<td>CA Penal Code 1208.2</td>
</tr>
<tr>
<td>42171 Work release application</td>
<td>$50</td>
<td>No Change</td>
<td>CA Penal Code 4024.2</td>
</tr>
<tr>
<td>42171 Work furlough participation</td>
<td>$15/day</td>
<td>No Change</td>
<td>CA Penal Code 1208.2</td>
</tr>
<tr>
<td>42171 Work release participation</td>
<td>$13/day</td>
<td>No Change</td>
<td>CA Penal Code 4024.2</td>
</tr>
<tr>
<td>42171 Home detention application</td>
<td>$50</td>
<td>No Change</td>
<td>CA Penal Code 1203.016</td>
</tr>
<tr>
<td>42171 Home detention participation</td>
<td>$15/day</td>
<td>No Change</td>
<td>CA Penal Code 1208.2</td>
</tr>
<tr>
<td>46289 Inmate medical visit</td>
<td>$3</td>
<td>No Change</td>
<td>CA Penal Code 4011.2</td>
</tr>
</tbody>
</table>
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26727. The fee for a copy of any writ, process, paper, order, or notice actually made by him or her when required or demanded is one dollar ($1) per page, except that when correct copies are furnished to him or her for use no charge shall be made for those copies.

(Amended by Stats. 2014, Ch. 470, Sec. 10. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 1. GENERAL [100 - 7914] (Title 1 enacted by Stats. 1943, Ch. 134.)
DIVISION 7. MISCELLANEOUS [6000 - 7599.2] (Division 7 enacted by Stats. 1943, Ch. 134.)
CHAPTER 3.5. Inspection of Public Records [6250 - 6276.48] (Chapter 3.5 added by Stats. 1988, Ch. 1473.)

ARTICLE 1: General Provisions [6250 - 6270.7] (Article 1 heading added by Stats. 1998, Ch. 520, Sec. 1.)

6253. (a) Public records are open to inspection at all times during the office hours of the state or local agency and every person has a right to inspect any public record, except as hereinafter provided. Any reasonably segregable portion of a record shall be available for inspection by any person requesting the record after deletion of the portions that are exempted by law.

(b) Except with respect to public records exempt from disclosure by express provisions of law, each state or local agency, upon a request for a copy of records that reasonably describes an identifiable record or records, shall make the records promptly available to any person upon payment of fees covering direct costs of duplication, or a statutory fee if applicable. Upon request, an exact copy shall be provided unless impracticable to do so.

(c) Each agency, upon a request for a copy of records, shall, within 10 days from receipt of the request, determine whether the request, in whole or in part, seeks copies of disclosable public records in the possession of the agency and shall promptly notify the person making the request of the determination and the reasons therefor. In unusual circumstances, the time limit prescribed in this section may be extended by written notice by the head of the agency or his or her designee to the person making the request, setting forth the reasons for the extension and the date on which a determination is expected to be dispatched. No notice shall specify a date that would result in an extension for more than 14 days. When the agency dispatches the determination, and if the agency determines that the request seeks disclosable public records, the agency shall state the estimated date and time when the records will be made available. As used in this section, "unusual circumstances" means the following, but only to the extent reasonably necessary to the proper processing of the particular request:

1. The need to search for and collect the requested records from field facilities or other establishments that are separate from the office processing the request.

2. The need to search for, collect, and appropriately examine a voluminous amount of separate and distinct records that are demanded in a single request.

3. The need for consultation, which shall be conducted with all practicable speed, with another agency having substantial interest in the determination of the request or among two or more components of the agency having substantial subject matter interest therein.

4. The need to compile data, to write programming language or a computer program, or to construct a computer report to extract data.

(d) Nothing in this chapter shall be construed to permit an agency to delay or obstruct the inspection or copying of public records. The notification of denial of any request for records required by Section 6255 shall set forth the names and titles or positions of each person responsible for the denial.

(e) Except as otherwise prohibited by law, a state or local agency may adopt requirements for itself that allow for faster, more efficient, or greater access to records than prescribed by the minimum standards set forth in this chapter.

(f) In addition to maintaining public records for public inspection during the office hours of the public agency, a public agency may comply with subdivision (a) by posting any public record on its Internet Web site and, in response to a request for a public record posted on the Internet Web site, directing a member of the public to the location on the Internet Web site where the public record is posted. However, if after the public agency directs a member of the public to the Internet Web site, the member of the public requesting the public record requests a
PENAL CODE - PEN
PART 4. PREVENTION OF CRIMES AND APPREHENSION OF CRIMINALS [11006 - 14315] (Part 4 added by Stats. 1953, Ch. 1385.)

TITLE 3. CRIMINAL STATISTICS [13000 - 13326] (Title 3 added by Stats. 1955, Ch. 1128.)

CHAPTER 2. Criminal Offender Record Information [13100 - 13326] (Chapter 2 added by Stats. 1973, Ch. 992.)

ARTICLE 6. Local Summary Criminal History Information [13300 - 13305] (Article 6 added by Stats. 1975, Ch. 1222.)

13300. (a) As used in this section:
(1) "Local summary criminal history information" means the master record of information compiled by any local criminal justice agency pursuant to Chapter 2 (commencing with Section 13100) of Title 3 of Part 4 pertaining to the identification and criminal history of any person, such as name, date of birth, physical description, dates of arrests, arresting agencies and booking numbers, charges, dispositions, and similar data about the person.
(2) "Local summary criminal history information" does not refer to records and data compiled by criminal justice agencies other than that local agency, nor does it refer to records of complaints to or investigations conducted by, or records of intelligence information or security procedures of, the local agency.
(3) "Local agency" means a local criminal justice agency.
(b) A local agency shall furnish local summary criminal history information to any of the following, when needed in the course of their duties, provided that when information is furnished to assist an agency, officer, or official of state or local government, a public utility, or any entity, in fulfilling employment, certification, or licensing duties, Chapter 1321 of the Statutes of 1974 and Section 432.7 of the Labor Code shall apply:
(1) The courts of the state.
(2) Peace officers of the state, as defined in Section 830.1, subdivisions (a) and (d) of Section 830.2, subdivisions (a), (b), and (j) of Section 830.3, and subdivisions (a), (b), and (c) of Section 830.5.
(3) District attorneys of the state.
(4) Prosecuting city attorneys of any city within the state.
(5) City attorneys pursuing civil gang injunctions pursuant to Section 186.22a, or drug abatement actions pursuant to Section 3479 or 3480 of the Civil Code, or Section 11571 of the Health and Safety Code.
(6) Probation officers of the state.
(7) Parole officers of the state.
(8) A public defender or attorney of record when representing a person in proceedings upon a petition for a certificate of rehabilitation and pardon pursuant to Section 4852.08.
(9) A public defender or attorney of record when representing a person in a criminal case, or a parole, mandatory supervision, or postrelease community supervision revocation or revocation extension hearing, and when authorized access by statutory or decisional law.
(10) Any agency, officer, or official of the state when the local summary criminal history information is required to implement a statute, regulation, or ordinance that expressly refers to specific criminal conduct applicable to the subject person of the local summary criminal history information, and contains requirements or exclusions, or both expressly based upon the specified criminal conduct.
(11) Any city, county, city and county, or district, or any officer or official thereof, when access is needed in order to assist the agency, officer, or official in fulfilling employment, certification, or licensing duties, and when the access is specifically authorized by the city council, board of supervisors, or governing board of the city, county, or district when the local summary criminal history information is required to implement a statute, regulation, or ordinance.
that expressly refers to specific criminal conduct applicable to the subject person of the local summary criminal history information, and contains requirements or exclusions, or both, expressly based upon the specified criminal conduct.

(12) The subject of the local summary criminal history information.

(13) Any person or entity when access is expressly authorized by statute when the local summary criminal history information is required to implement a statute, regulation, or ordinance that expressly refers to specific criminal conduct applicable to the subject person of the local summary criminal history information, and contains requirements or exclusions, or both, expressly based upon the specified criminal conduct.

(14) Any managing or supervising correctional officer of a county jail or other county correctional facility.

(15) Local child support agencies established by Section 17304 of the Family Code. When a local child support agency closes a support enforcement case containing summary criminal history information, the agency shall delete or purge from the file and destroy any documents or information concerning or arising from offenses for or of which the parent has been arrested, charged, or convicted, other than for offenses related to the parents having failed to provide support for the minor children, consistent with Section 17531 of the Family Code.

(16) County child welfare agency personnel who have been delegated the authority of county probation officers to access state summary criminal information pursuant to Section 272 of the Welfare and Institutions Code for the purposes specified in Section 16504.5 of the Welfare and Institutions Code.

(17) A humane officer appointed pursuant to Section 14502 of the Corporations Code, for the purposes of performing his or her duties. A local agency may charge a reasonable fee sufficient to cover the costs of providing information pursuant to this paragraph.

(c) The local agency may furnish local summary criminal history information, upon a showing of a compelling need, to any of the following, provided that when information is furnished to assist an agency, officer, or official of state or local government, a public utility, or any entity, in fulfilling employment, certification, or licensing duties, Chapter 1321 of the Statutes of 1974 and Section 432.7 of the Labor Code shall apply:

(1) Any public utility, as defined in Section 216 of the Public Utilities Code, which operates a nuclear energy facility when access is needed to assist in employing persons to work at the facility, provided that, if the local agency supplies the information, it shall furnish a copy of this information to the person to whom the information relates.

(2) To a peace officer of the state other than those included in subdivision (b).

(3) An animal control officer, authorized to exercise powers specified in Section 830.9, for the purposes of performing his or her official duties. A local agency may charge a reasonable fee sufficient to cover the costs of providing information pursuant to this paragraph.

(4) To a peace officer of another country.

(5) To public officers, other than peace officers, of the United States, other states, or possessions or territories of the United States, provided that access to records similar to local summary criminal history information is expressly authorized by a statute of the United States, other states, or possessions or territories of the United States when this information is needed for the performance of their official duties.

(6) To any person when disclosure is requested by a probation, parole, or peace officer with the consent of the subject of the local summary criminal history information and for purposes of furthering the rehabilitation of the subject.

(7) The courts of the United States, other states, or territories or possessions of the United States.

(8) Peace officers of the United States, other states, or territories or possessions of the United States.

(9) To any individual who is the subject of the record requested when needed in conjunction with an application to enter the United States or any foreign nation.

(10) Any public utility, as defined in Section 216 of the Public Utilities Code, when access is needed to assist in employing persons who will be seeking entrance to private residences in the course of their employment. The information provided shall be limited to the record of convictions and any arrest for which the person is released on bail or on his or her own recognizance pending trial.

If the local agency supplies the information pursuant to this paragraph, it shall furnish a copy of the information to the person to whom the information relates.

Any information obtained from the local summary criminal history is confidential and the receiving public utility shall not disclose its contents, other than for the purpose for which it was acquired. The local summary criminal history information in the possession of the public utility and all copies made from it shall be destroyed 30 days after employment is denied or granted, including any appeal periods, except for those cases where an employee or applicant is out on bail or on his or her own recognizance pending trial, in which case the state summary criminal history information and all copies shall be destroyed 30 days after the case is resolved, including any appeal periods.
A violation of any of the provisions of this paragraph is a misdemeanor, and shall give the employee or applicant who is injured by the violation a cause of action against the public utility to recover damages proximately caused by the violation.

Nothing in this section shall be construed as imposing any duty upon public utilities to request local summary criminal history information on any current or prospective employee.

Seeking entrance to private residences in the course of employment shall be deemed a "compelling need" as required to be shown in this subdivision.

(11) Any city, county, city and county, or district, or any officer or official thereof, if a written request is made to a local law enforcement agency and the information is needed to assist in the screening of a prospective concessionaire, and any affiliate or associate thereof, as these terms are defined in subdivision (k) of Section 432.7 of the Labor Code, for the purposes of consent to, or approving of, the prospective concessionaire's application for, or acquisition of, any beneficial interest in a concession, lease, or other property interest.

Any local government's request for local summary criminal history information for purposes of screening a prospective concessionaire and their affiliates or associates before approving or denying an application for, or acquisition of, any beneficial interest in a concession, lease, or other property interest is deemed a "compelling need" as required by this subdivision. However, only local summary criminal history information pertaining to criminal convictions may be obtained pursuant to this paragraph.

Any information obtained from the local summary criminal history is confidential and the receiving local government shall not disclose its contents, other than for the purpose for which it was acquired. The local summary criminal history information in the possession of the local government and all copies made from it shall be destroyed not more than 30 days after the local government's final decision to grant or deny consent to, or approval of, the prospective concessionaire's application for, or acquisition of, a beneficial interest in a concession, lease, or other property interest. Nothing in this section shall be construed as imposing any duty upon a local government, any officer or official thereof, to request local summary criminal history information on any current or prospective concessionaire or their affiliates or associates.

(12) A public agency described in subdivision (b) of Section 15975 of the Government Code, for the purpose of oversight and enforcement policies with respect to its contracted providers.

(d) Whenever an authorized request for local summary criminal history information pertains to a person whose fingerprints are on file with the local agency and the local agency has no criminal history of that person, and the information is to be used for employment, licensing, or certification purposes, the fingerprint card accompanying the request for information, if any, may be stamped "no criminal record" and returned to the person or entity making the request.

(c) A local agency taking fingerprints of a person who is an applicant for licensing, employment, or certification may charge a fee to cover the cost of taking the fingerprints and processing the required documents.

(f) Whenever local summary criminal history information furnished pursuant to this section is to be used for employment, licensing, or certification purposes, the local agency shall charge the person or entity making the request a fee which it determines to be sufficient to reimburse the local agency for the cost of furnishing the information, provided that no fee shall be charged to any public law enforcement agency for local summary criminal history information furnished to assist it in employing, licensing, or certifying a person who is applying for employment with the agency as a peace officer or criminal investigator. Any state agency required to pay a fee to the local agency for information received under this section may charge the applicant a fee sufficient to reimburse the agency for the expense.

(g) Whenever there is a conflict, the processing of criminal fingerprints shall take priority over the processing of applicant fingerprints.

(h) It is not a violation of this article to disseminate statistical or research information obtained from a record, provided that the identity of the subject of the record is not disclosed.

(l) It is not a violation of this article to include information obtained from a record in (1) a transcript or record of a judicial or administrative proceeding or (2) any other public record when the inclusion of the information in the public record is authorized by a court, statute, or decisional law.

(j) Notwithstanding any other law, a public prosecutor may, in response to a written request made pursuant to Section 6253 of the Government Code, provide information from a local summary criminal history, if release of the information would enhance public safety, the interest of justice, or the public's understanding of the justice system and the person making the request declares that the request is made for a scholarly or journalistic purpose. If a person in a declaration required by this subdivision willfully states as true any material fact that he or she knows to be false, he or she shall be subject to a civil penalty not exceeding ten thousand dollars ($10,000). The requestor shall be informed in writing of this penalty. An action to impose a civil penalty under this subdivision may be brought by any public prosecutor and shall be enforced as a civil judgment.
(k) Notwithstanding any other law, the Department of Justice or any state or local law enforcement agency may require the submission of fingerprints for the purpose of conducting summary criminal history information record checks which are authorized by law.

(l) Any local criminal justice agency may release, within five years of the arrest, information concerning an arrest or detention of a peace officer or applicant for a position as a peace officer, as defined in Section 830, which did not result in conviction, and for which the person did not complete a postarrest diversion program or a deferred entry of judgment program, to a government agency employer of that peace officer or applicant.

(m) Any local criminal justice agency may release information concerning an arrest of a peace officer or applicant for a position as a peace officer, as defined in Section 830, which did not result in conviction but for which the person completed a postarrest diversion program or a deferred entry of judgment program, or information concerning a referral to and participation in any postarrest diversion program or a deferred entry of judgment program to a government agency employer of that peace officer or applicant.

(n) Notwithstanding subdivision (l) or (m), a local criminal justice agency shall not release information under the following circumstances:

1. Information concerning an arrest for which diversion or a deferred entry of judgment program has been ordered without attempting to determine whether diversion or a deferred entry of judgment program has been successfully completed.

2. Information concerning an arrest or detention followed by a dismissal or release without attempting to determine whether the individual was exonerated.

3. Information concerning an arrest without a disposition without attempting to determine whether diversion has been successfully completed or the individual was exonerated.

(Amended by Stats. 2014, Ch. 449, Sec. 2. (AB 1511) Effective January 1, 2015.)
CALIFORNIA PENAL CODE SECTION 12050-12054

12050. (a) (1) (A) The sheriff of a county, upon proof that the person applying is of good moral character, that good cause exists for the issuance, and that the person applying satisfies any one of the conditions specified in subparagraph (D) and has completed a course of training as described in subparagraph (E), may issue to that person a license to carry a pistol, revolver, or other firearm capable of being concealed upon the person in either one of the following formats:

(i) A license to carry concealed a pistol, revolver, or other firearm capable of being concealed upon the person.

(ii) Where the population of the county is less than 200,000 persons according to the most recent federal decennial census, a license to carry loaded and exposed in only that county a pistol, revolver, or other firearm capable of being concealed upon the person.

(B) The chief or other head of a municipal police department of any city or city and county, upon proof that the person applying is of good moral character, that good cause exists for the issuance, and that the person applying is a resident of that city and has completed a course of training as described in subparagraph (E), may issue to that person a license to carry a pistol, revolver, or other firearm capable of being concealed upon the person in either one of the following formats:

(i) A license to carry concealed a pistol, revolver, or other firearm capable of being concealed upon the person.

(ii) Where the population of the county in which the city is located is less than 200,000 persons according to the most recent federal decennial census, a license to carry loaded and exposed in only that county a pistol, revolver, or other firearm capable of being concealed upon the person.

(C) The sheriff of a county or the chief or other head of a municipal police department of any city or city and county, upon proof that the person applying is of good moral character, that good cause exists for the issuance, and that the person applying is a person who has been deputized or appointed as a peace officer pursuant to subdivision (a) or (b) of Section 830.6 by that sheriff or that chief of police or other head of a municipal police department, may issue to that person a license to carry concealed a pistol, revolver, or other firearm capable of being concealed upon the person. Direct or indirect fees for the issuance of a license pursuant to this subparagraph may be waived. The fact that an applicant for a license to carry a pistol, revolver, or other firearm capable of being concealed upon the person has been deputized or appointed as a peace officer pursuant to subdivision (a) or (b) of Section 830.6 shall be considered only for the purpose of issuing a license pursuant to this subparagraph, and shall not be considered for the purpose of issuing a license pursuant to subparagraph (A) or (B).

(D) For the purpose of subparagraph (A), the applicant shall satisfy any one of the following:

(i) Is a resident of the county or a city within the county.

(ii) Spends a substantial period of time in the applicant's principal place of employment or business in the county or a city within the county.

(E) (1) For new license applicants, the course of training may be
owning, or purchasing a firearm. No license shall be issued by any licensing authority until after receipt of the report from the department.
(b) However, if the license applicant has previously applied to the same licensing authority for a license to carry firearms pursuant to Section 12050 and the applicant's fingerprints and fee have been previously forwarded to the Department of Justice, as provided by this section, the licensing authority shall note the previous identification numbers and other data that would provide positive identification in the files of the Department of Justice on the copy of any subsequent license submitted to the department in conformance with Section 12053 and no additional application form or fingerprints shall be required.
(c) If the license applicant has a license issued pursuant to Section 12050 and the applicant's fingerprints have been previously forwarded to the Department of Justice, as provided in this section, the licensing authority shall note the previous identification numbers and other data that would provide positive identification in the files of the Department of Justice on the copy of any subsequent license submitted to the department in conformance with Section 12053 and no additional fingerprints shall be required.

12052.5. The licensing authority shall give written notice to the applicant indicating if the license is approved or denied within 90 days of the initial application for a new license or a license renewal or 30 days after receipt of the applicant's criminal background check from the Department of Justice, whichever is later.

12053. (a) A record of the following shall be maintained in the office of the licensing authority:
(1) The denial of a license.
(2) The denial of an amendment to a license.
(3) The issuance of a license.
(4) The amendment of a license.
(5) The revocation of a license.
(b) Copies of each of the following shall be filed immediately by the issuing officer or authority with the Department of Justice:
(1) The denial of a license.
(2) The denial of an amendment to a license.
(3) The issuance of a license.
(4) The amendment of a license.
(5) The revocation of a license.
(c) Commencing on or before January 1, 2000, and annually thereafter, each licensing authority shall submit to the Attorney General the total number of licenses issued to peace officers, pursuant to subparagraph (C) of paragraph (1) of subdivision (a) of Section 12050, and to judges, pursuant to subparagraph (A) or (B) of paragraph (1) of subdivision (a) of Section 12050. The Attorney General shall collect and record the information submitted pursuant to this subdivision by county and licensing authority.

12054. (a) Each applicant for a new license or for the renewal of a license shall pay at the time of filing his or her application a fee determined by the Department of Justice not to exceed the application processing costs of the Department of Justice for the direct costs of furnishing the report required by Section 12052. After the department establishes fees sufficient to reimburse the department for processing costs, fees charged shall increase at a rate not to exceed the legislatively approved annual cost-of-living adjustments for the department's budget. The officer receiving the application and the fee shall transmit the fee, with the fingerprints if required, to the Department of Justice. The licensing authority of any city, city and county, or county may charge an additional fee in an amount equal to the actual costs for processing the application for a new license, excluding fingerprint and training costs, but in no case to exceed one hundred dollars ($100), and shall transmit the additional fee, if any, to the city, city and county, or county
treasury. The first twenty percent of this additional local fee may be collected upon filing of the initial application. The balance of the fee shall be collected only upon issuance of the license.

The licensing authority may charge an additional fee, not to exceed twenty-five dollars ($25), for processing the application for a license renewal, and shall transmit an additional fee, if any, to the city, city and county, or county treasury. These local fees may be increased at a rate not to exceed any increase in the California Consumer Price Index as compiled and reported by the California Department of Industrial Relations.

(b) In the case of an amended license pursuant to subdivision (f) of Section 12050, the licensing authority of any city, city and county, or county may charge a fee, not to exceed ten dollars ($10), except that the fee may be increased at a rate not to exceed any increase in the California Consumer Price Index as compiled and reported by the California Department of Industrial Relations, for processing the amended license and shall transmit the fee to the city, city and county, or county treasury.

(c) If psychological testing on the initial application is required by the licensing authority, the license applicant shall be referred to a licensed psychologist used by the licensing authority for the psychological testing of its own employees. The applicant may be charged for the actual cost of the testing in an amount not to exceed one hundred fifty dollars ($150). Additional psychological testing of an applicant seeking license renewal shall be required only if there is compelling evidence to indicate that a test is necessary. The cost to the applicant for this additional testing shall not exceed one hundred fifty dollars ($150).

(d) Except as authorized pursuant to subdivisions (a), (b), and (c), no requirement, charge, assessment, fee, or condition that requires the payment of any additional funds by the applicant may be imposed by any licensing authority as a condition of the application for a license.
(a) No person shall operate as a junk dealer or recycler unless a license has been obtained from the Sutter County Sheriff's Department. The annual fee for said license shall be ten dollars ($10.00).

(b) Persons applying for the license required under Section 235-040(A) shall file with the Sutter County Sheriff's Department, an application in writing, giving in said application, the name and age of applicant; his or her present address or addresses; the name under which, and the place where, such business will be conducted; and the name under which, and the place where, the applicant has conducted a similar business within 12 months immediately preceding the date of the application. The application shall contain an acknowledgement that the applicant has read Penal Code section 496a and is familiar with the provisions contained therein.

(c) The Sutter County Sheriff's Department shall issue a license under Section 235-040 (a) of this Chapter upon payment of the required license fee unless the application required in Section 230-040(b) reveals that the issuance of such license would violate the regulations prescribed in this Chapter or the provisions of some other Section of the Sutter County Code.

(d) The licensee shall keep such license at the location where business will be conducted. The license shall be promptly displayed and shown to any law enforcement officer of the County of Sutter or State of California upon request.

(e) No person shall operate as a junk dealer or recycler in violation of the regulations set forth in this Chapter.
280-220 - FEES

(a) The fee for a special license shall be ten dollars ($10.00) payable at the time of issuance thereof.

(b) The fee for a general license shall be ten dollars ($10.00) payable at the time of issuance and each renewal thereof if the bingo game prize does not exceed ten dollars ($10.00) in cash or kind, or both, for each separate game that is held.

(c) The fee for a general license shall be fifty dollars ($50.00) payable at the time of issuance and each renewal thereof if the total value of prizes awarded during the conduct of any bingo game exceeds ten dollars ($10.00) in cash or kind, or both, for each separate game which is held.
HEALTH AND SAFETY CODE - HSC
DIVISION 11. EXPLOSIVES [12000 - 12761]  (Division 11 enacted by Stats. 1939, Ch. 60.)
PART 1. HIGH EXPLOSIVES [12000 - 12491]  (Part 1 repealed and added by Stats. 1967, Ch. 1497.)

CHAPTER 4. Permits [12101 - 12112]  (Chapter 4 added by Stats. 1967, Ch. 1497.)

12105. If the issuing authority finds, after reviewing the application for a permit, that the applicant possesses sufficient and adequate facilities to conduct the acts specified in the application, and that the issuance of such permit would not appear to be contrary to the public welfare and safety, he shall issue a permit authorizing the applicant to engage in such specified acts. Before issuing a permit for the storage of explosives, the issuing authority shall first inspect and approve the storage facility. No application for such a permit shall be approved by the issuing authority unless the storage facility is in strict compliance with the regulations adopted by the State Fire Marshal pursuant to Section 12081. In addition, the issuing authority may, at his discretion, require the submission of any personal information relevant to the acts for which application is made.

A permit shall not be issued until after the payment of a fee of ten dollars ($10), unless the quantity of explosives is 100 pounds or less, in which case the fee shall be two dollars ($2). The permit fee shall be equally divided and deposited into the treasury of the city, county, or city and county having jurisdiction over the issuing authority and into the State Treasury.

(Amended by Stats. 1970, Ch. 1425.)
210-050 - INVESTIGATION, PAYMENT AND ISSUANCE OF PERMIT

Upon receipt of such application in proper form, the payment of the sum of forty-two dollars ($42.00) per year, or twenty-one dollars ($21.00) for six months, and complete a Release and Waiver form and receipt of ten dollars ($10.00) for notary, and completion of the investigation showing that the applicant is of good moral character and has not been convicted of any felony or of any crime of moral turpitude and has made no false statement on the application, the Sheriff shall deliver the permit to the applicant. The permit shall show such information as shall show compliance with this chapter and be valid for a period of one year or six months, as the case may be, in accordance with the permit fee period.

All fees herein required shall be paid to the County of Sutter, and receipt therefor presented to the applicant.

([287] Ord. 1378, Sec. 2; Feb. 17, 2004)
GOVERNMENT CODE - GOV
TITLE 2. GOVERNMENT OF THE STATE OF CALIFORNIA [8000 - 22980]  (Title 2 enacted by Stats. 1943, Ch. 134.)
DIVISION 1. GENERAL [8000 - 8899.50]  (Division 1 enacted by Stats. 1943, Ch. 134.)

CHAPTER 3. Notaries Public [8200 - 8230]  (Chapter 3 enacted by Stats. 1943, Ch. 134.)

8211. Fees charged by a notary public for the following services shall not exceed the fees prescribed by this section.
(a) For taking an acknowledgment or proof of a deed, or other instrument, to include the seal and the writing of the certificate, the sum of fifteen dollars ($15) for each signature taken.
(b) For administering an oath or affirmation to one person and executing the jurat, including the seal, the sum of fifteen dollars ($15).
(c) For all services rendered in connection with the taking of any deposition, the sum of thirty dollars ($30), and in addition thereto, the sum of seven dollars ($7) for administering the oath to the witness and the sum of seven dollars ($7) for the certificate to the deposition.
(d) No fee may be charged to notarize signatures on vote by mail ballot identification envelopes or other voting materials.
(e) For certifying a copy of a power of attorney under Section 4307 of the Probate Code the sum of fifteen dollars ($15).
(f) In accordance with Section 6107, no fee may be charged to a United States military veteran for notarization of an application or a claim for a pension, allotment, allowance, compensation, insurance, or any other veteran’s benefit.

(Amended by Stats. 2016, Ch. 133, Sec. 1. (AB 2217) Effective January 1, 2017.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33265] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26751. After possession is taken of any vehicle by or on behalf of any legal owner thereof under the terms of a security agreement or lease agreement, the debtor shall pay the sheriff a fee of fifteen dollars ($15) for the receipt and filing of the report of repossession pursuant to Section 28 of the Vehicle Code before the vehicle may be redeemed by the debtor. Except as provided herein, any person in possession of the vehicle shall not release it to the debtor without first obtaining proof of payment of the fee to the sheriff. At the request of the debtor, a person in possession of the vehicle, or the legal owner, may also release the vehicle to the debtor provided the debtor pays the fifteen dollar ($15) fee, plus an administrative fee not to exceed five dollars ($5), to the person in possession or the legal owner, who shall transmit the fifteen dollar ($15) fee to the sheriff within three business days. The failure to transmit the fee within three business days shall subject the person in possession or legal owner receiving the fee from the debtor to a fine of fifty dollars ($50). The proof of payment, or a copy thereof, shall be retained by the party releasing possession to the debtor for the period required by law, and the party releasing possession shall provide a copy of the proof of payment to the debtor upon request of the debtor.

(Amended as added by Stats. 1993, Ch. 1269) by Stats. 1994, Ch. 1114, Sec. 7. Effective January 1, 1995.)
After possession is taken of any vehicle by or on behalf of any legal owner thereof under the terms of a security agreement or lease agreement, the debtor shall pay the chief of police or a parking authority operated by a city and county a fee of fifteen dollars ($15) for the receipt and filing of the report of repossession pursuant to Section 28 of the Vehicle Code before the vehicle may be redeemed by the debtor. Any person in possession of the vehicle shall not release it to the debtor without first obtaining proof of payment of the fee to the chief of police or parking authority. The proof of payment, or a copy thereof, shall be retained by the party releasing possession to the debtor for the period required by law. An individual working for a repossession agency licensed pursuant to Chapter 11 (commencing with Section 7500) of Division 3 of the Business and Professions Code shall not pay the fee to, or retrieve the receipt from, the chief of police or parking authority.

(Amended by Stats. 2014, Ch. 390, Sec. 8. (AB 2503) Effective September 17, 2014.)
26746.1. (a) A twenty-dollar ($20) fee shall be assessed by the sheriff or marshal for certification of correction on each citation that requires inspection for proof of correction of any violation pursuant to Section 40616 of the Vehicle Code.

(b) All proceeds of the fee shall be deposited in a special fund in the county treasury. A separate accounting of funds deposited shall be maintained for each depositor, and funds deposited shall be for the exclusive use of the sheriff’s civil division or marshal.

(c) Ninety-five percent of the moneys in the special fund shall be expended to supplement the costs of the depositor for the implementation, maintenance, and purchase of auxiliary equipment and furnishings for automated systems or other nonautomated operational equipment and furnishings deemed necessary by the sheriff’s civil division or marshal. Five percent of the moneys in the special fund shall be used to supplement the expenses of the sheriff’s civil division or marshal in administering the funds.

(Amended by Stats. 2014, Ch. 470, Sec. 22. (AB 2256) Effective January 1, 2015.)
RESOLUTION OF THE BOARD OF SUPERVISORS
SETTING FEES TO RECOVER THE SHERIFF’S COST OF
IMPOUNDING A VEHICLE OR RESPONDING TO AN
EMERGENCY CAUSED BY A DRIVER UNDER THE
INFLUENCE OF ALCOHOL OR DRUGS

WHEREAS, the Sheriff’s Department incurs substantial costs in impounding a vehicle or in responding to an emergency caused by a driver under the influence of alcohol or drugs; and

WHEREAS, most vehicle impounds stem from the operation of a vehicle by a driver lacking a valid driver’s license for want, revocation or suspension thereof, and such drivers pose a threat to public safety; and

WHEREAS, DUI drivers are responsible for a disproportionately large share of all traffic accidents and cause great injury to person and property as a result of such accidents; and

WHEREAS, California Vehicle Code § 22850.5 authorizes county government to set up procedures for the release of a properly impounded vehicle and to charge a fee equal to the administrative cost relating to the removal, impound, storage or release of the vehicle; and

WHEREAS, under California Government Code § 53150 through 53159, a DUI driver who causes an incident resulting in an emergency response is liable for the expenses of such response; and

WHEREAS, it costs the Sheriff $175.92 to remove, impound, store, and release a vehicle, and up to $350.47 to respond to a DUI emergency.

NOW, THEREFORE, BE IT RESOLVED that the Board Supervisors:

1. Authorizes the Sheriff to adopt procedures in accordance with the above California code sections.

2. Authorizes Sheriff to charge, in accordance with the above California code sections, up to $175.92 to remove, impound, store, and release a vehicle, and up to $350.47 to respond to a DUI emergency.

PASSED AND ADOPTED by the Board of Supervisors of the County of Sutter, State of California, this 8th day of November, 2005, by the following vote:

AYES: SUPERVISORS MONTANA, NELSON, WHITEAKER, AND SILVA
NOES: NONE
ABSENT: SUPERVISOR MUNGER
ABSTAIN: NONE

CHAIRMAN

ATTEST: JOAN BECHTEL
By: M. M. McMinn
GOVERNMENT CODE - GOV
TITLE 2. GOVERNMENT OF THE STATE OF CALIFORNIA (8000 - 22980) (Title 2 enacted by Stats. 1943, Ch. 134.)
DIVISION 1. GENERAL (8000 - 8899.50) (Division 1 enacted by Stats. 1943, Ch. 134.)

CHAPTER 3. Notaries Public (8200 - 8230) (Chapter 3 enacted by Stats. 1943, Ch. 134.)

8211. Fees charged by a notary public for the following services shall not exceed the fees prescribed by this section.

(a) For taking an acknowledgment or proof of a deed, or other instrument, to include the seal and the writing of the certificate, the sum of fifteen dollars ($15) for each signature taken.

(b) For administering an oath or affirmation to one person and executing the jurat, including the seal, the sum of fifteen dollars ($15).

(c) For all services rendered in connection with the taking of any deposition, the sum of thirty dollars ($30), and in addition thereto, the sum of seven dollars ($7) for administering the oath to the witness and the sum of seven dollars ($7) for the certificate to the deposition.

(d) No fee may be charged to notarize signatures on vote by mail ballot identification envelopes or other voting materials.

(e) For certifying a copy of a power of attorney under Section 4307 of the Probate Code the sum of fifteen dollars ($15).

(f) In accordance with Section 6107, no fee may be charged to a United States military veteran for notarization of an application or a claim for a pension, allotment, allowance, compensation, insurance, or any other veteran's benefit.

(Amended by Stats. 2016, Ch. 133, Sec. 1. (AB 2217) Effective January 1, 2017.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28005] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26721. Except as provided in this article, the fee for serving or executing any process or notice required by law or the litigants to be served shall be the amount described in Section 26720.9, and there shall be no additional fee for substitute service when substitute service is authorized.

However, no fee shall be charged for serving an emergency protective order, protective order, or restraining order issued pursuant to Division 10 of the Family Code (the Domestic Violence Prevention Act) on a respondent who is in custody.

In any case where property has been levied upon and, pursuant to the levy, a copy of the writ of execution and a notice of levy are required by statute to be served either personally or by mail upon the judgment debtor or other person, no fee shall be charged for that service.

(Amended by Stats. 2000, Ch. 629, Sec. 2. Effective January 1, 2001.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205]  (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085]  (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [28500 - 27773]  (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26800 - 26776]  (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751]  (Article 7 added by Stats. 1947, Ch. 424.)

26720.9. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).  

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2255) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33295] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28086] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26750. (a) The fee for serving an earnings withholding order under the Wage Garnishment Law (Chapter 5 (commencing with Section 706.010) of Division 2 of Title 9 of Part 2 of the Code of Civil Procedure), including, but not limited to, the costs of postage or traveling, and for performing all other duties of the levying officer under that law with respect to the levy shall be thirty-five dollars ($35).

(b) Except as provided in Section 26746, the levying officer shall not charge additional fees, costs, or expenses for performing the duties under the Wage Garnishment Law (Chapter 5 (commencing with Section 706.010) of Division 2 of Title 9 of Part 2 of the Code of Civil Procedure).

(Amended by Stats. 2014, Ch. 470, Sec. 23. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33285] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [28500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [28600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26744. The fee for serving or executing a bench warrant arising from an order of appearance issued under subparagraph (A) of paragraph (1) of subdivision (a) of Section 491.160 or subparagraph (A) of paragraph (1) of subdivision (a) of Section 708.170 of the Code of Civil Procedure is fifty dollars ($50).

(Amended by Stats. 2006, Ch. 277, Sec. 4. Effective January 1, 2007.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26744.5. (a) The fees for processing a warrant issued pursuant to Section 1993 of the Code of Civil Procedure shall be paid by the moving party, as follows:
(1) Forty dollars ($40) to receive and process the warrant, which shall include the issuance and mailing of a notice advising the person to be arrested of the issuance of the warrant and demanding that the person appear in court.
(2) Forty dollars ($40) to cancel the service of the warrant.
(3) Eighty-five dollars ($85) if unable to find the person at the address specified using due diligence.
(4) One hundred dollars ($100) to arrest the person, which shall include the arrest and release of the person on a promise to appear pursuant to Section 1993.2 of the Code of Civil Procedure.
(b) The in forma pauperis fee waiver provisions under Rules 3.50 to 3.58, inclusive, of the California Rules of Court shall apply to the collection of fees under this section.

(Amended by Stats. 2014, Ch. 470, Sec. 20. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26733.5. The ‘fee’ for serving a writ of possession of real property on an occupant or the occupants or for posting and serving a copy on the judgment debtor is eighty-five dollars ($85). The additional fee for removing an occupant or occupants from the premises and putting a person in possession of the premises is sixty dollars ($60). The fee for reposting a notice to vacate shall be pursuant to Section 26721.

(Amended by Stats. 2014, Ch. 470, Sec. 15. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [28600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26721. Except as provided in this article, the fee for serving or executing any process or notice required by law or the litigants to be served shall be the amount described in Section 26720.9, and there shall be no additional fee for substitute service when substitute service is authorized.

However, no fee shall be charged for serving an emergency protective order, protective order, or restraining order issued pursuant to Division 10 of the Family Code (the Domestic Violence Prevention Act) on a respondent who is in custody.

In any case where property has been levied upon and, pursuant to the levy, a copy of the writ of execution and a notice of levy are required by statute to be served either personally or by mail upon the judgment debtor or other person, no fee shall be charged for that service.

(Amended by Stats. 2000, Ch. 629, Sec. 2. Effective January 1, 2001.)
Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)

DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)

PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)

CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26733.5. The fee for serving a writ of possession of real property on an occupant or the occupants or for posting and serving a copy on the judgment debtor is eighty-five dollars ($85). The additional fee for removing an occupant or occupants from the premises and putting a person in possession of the premises is sixty dollars ($60). The fee for reposting a notice to vacate shall be pursuant to Section 26721.

(Amended by Stats. 2014, Ch. 470, Sec. 15. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33295] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [28600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26736. The fee for cancellation of the service or execution of any process or notice, other than a summons, prior to its completion is forty dollars ($40). The fee provided by this section shall not be charged if a fee is charged pursuant to any other section of this article in attempting to serve or execute the process or notice.

(Amended by Stats. 2014, Ch. 470, Sec. 16. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205]  (Title 3 added by Stats. 1947, Ch. 424.)

DIVISION 2. OFFICERS [24000 - 28085]  (Division 2 added by Stats. 1947, Ch. 424.)

PART 3. OTHER OFFICERS [26500 - 27773]  (Part 3 added by Stats. 1947, Ch. 424.)

CHAPTER 2. Sheriff [26600 - 26778]  (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751]  (Article 7 added by Stats. 1947, Ch. 424.)

26722. The fee for serving, executing, or processing any writ or order where the levying officer is required to take immediate possession of the property levied upon is one hundred dollars ($100).

(Amended by Stats. 2014, Ch. 470, Sec. 6. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26600 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26721. Except as provided in this article, the fee for serving or executing any process or notice required by law or the litigants to be served shall be the amount described in Section 26720.9, and there shall be no additional fee for substitute service when substitute service is authorized.

However, no fee shall be charged for serving an emergency protective order, protective order, or restraining order issued pursuant to Division 10 of the Family Code (the Domestic Violence Prevention Act) on a respondent who is in custody.

In any case where property has been levied upon and, pursuant to the levy, a copy of the writ of execution and a notice of levy are required by statute to be served either personally or by mail upon the judgment debtor or other person, no fee shall be charged for that service.

(Amended by Stats. 2000, Ch. 529, Sec. 2. Effective January 1, 2001.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)

DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)

PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)

CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26720.9. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26723. The fee for opening a safe-deposit box pursuant to Sections 488.460 and 700.150 of the Code of Civil Procedure is one hundred thirty-five dollars ($135).

(Amended by Stats. 2014, Ch. 470, Sec. 7. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26721.2. (a) For any action commenced in the superior court, the fee for the service of the summons, the complaint for which the summons is issued, and all other documents or notices required to be served with the summons and complaint, is forty dollars ($40).

(b) The fee for cancellation of the service of a summons prior to its completion is forty dollars ($40).

(c) The fee for making a not-found return on a summons certifying that the person cannot be found at the address specified is forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 5. (AB 2256) Effective January 1, 2015.)
ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26730. The fee for conducting or postponing the sale of real or personal property as required by law or the litigant is ninety dollars ($90).

(Amended by Stats. 2014, Ch. 470, Sec. 13. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV

TITLE 1. GENERAL [100 - 7914] (Title 1 enacted by Stats. 1943, Ch. 134.)

DIVISION 7. MISCELLANEOUS [6000 - 7599.2] (Division 7 enacted by Stats. 1943, Ch. 134.)

CHAPTER 2.5. Medium of Payment [6150 - 6159] (Chapter 2.5 added by Stats. 1955, Ch. 1471.)

6157. (a) The state, and each city, whether general law or chartered, county, and district, each subdivision, department, board, commission, body, or agency of the foregoing, shall accept personal checks, in addition to any other authorized form of payment, drawn in its favor or in favor of a designated official thereof, in payment for any license, permit, or fee, or in payment of any obligation owing to the public agency or trust deposit, if the person issuing the check furnishes to the person authorized to receive payment satisfactory proof of residence in this state and if the personal check is drawn on a banking institution located in this state.

(b) If any personal check, corporate check, cashier's check, money order, or other draft method offered in payment pursuant to this section is returned without payment, for any reason, a reasonable charge for the returned check, not to exceed the actual costs incurred by the public agency, may be imposed to recover the public agency's processing and collection costs. This charge may be added to, and become part of, any underlying obligation other than an obligation which constitutes a lien on real property, and a different method of payment for that payment and future payments by this person may be prescribed.

(c) The acceptance of a personal check, corporate check, cashier's check, money order, or other draft method pursuant to this section constitutes payment of the obligation owed to the payee public agency to the extent of the amount of the check as of the date of acceptance when, but not before, the check is duly paid.

(d) The provisions in subdivision (b) prohibiting a returned check charge being added to, and becoming a part of, an obligation which constitutes a lien on real property do not apply to obligations under the Veterans' Farm and Home Purchase Act of 1974 (Article 3.1 (commencing with Section 987.50) of Chapter 5 of Division 4 of the Military and Veterans Code).

(Amended by Stats. 2013, Ch. 607, Sec. 1. (SB 825) Effective January 1, 2014.)
RESOLUTION OF THE BOARD OF
SUPERVISORS REVISING THE
FEE SCHEDULE FOR THE
TREASURER-TAX COLLECTOR
DEPARTMENT

WHEREAS, the Board of Supervisors finds that it is necessary and appropriate for the maintenance of an appropriately financed Treasurer and Tax Collector Department to revise the schedule of fees and charges for special services provided to the general public; and

WHEREAS, the Board of Supervisors reviewed and finds that the methodologies employed by staff in determining the fees are appropriate and are designed to ensure that the fees represent the reasonable cost of providing services as described; and

WHEREAS, the Board of Supervisors finds that the fees set by this Resolution do not exceed the reasonable cost of providing the services for which the fees are charged.

NOW, THEREFORE BE IT RESOLVED that the Board of Supervisors adopts the fees for Treasurer and Tax Collector Department services contained in Exhibit A.

BE IT FURTHER RESOLVED the fees set herein shall be effective June 1, 2010.

PASSED and ADOPTED this 16th day of March 2010, by the following vote of the Board of Supervisors:

AYES: Supervisors Montna, Cleveland, Munger, Whiteaker, and Gallagher
NOES: None
ABSENT: None
ABSTAIN: None

[Signature]
Chairman, Board of Supervisors

ATTEST:
DONNA M. JOHNSON, CLERK

By: [Signature]
Deputy

Reso. 10-016
Page 23
March 16, 2010
<table>
<thead>
<tr>
<th>Fee Name / Description</th>
<th>Current Fee</th>
<th>Proposed Fee</th>
<th>Remarks</th>
</tr>
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<tbody>
<tr>
<td>Duplicate Copy - Computer Screen Print</td>
<td>1.00</td>
<td>no change</td>
<td>GC §6253(b)</td>
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<tr>
<td>Duplicate Copy - Microfiche/Check</td>
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<td>GC §6253(b)</td>
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<td>GC §6253(b)</td>
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<td>Duplicate Copy - Secured Tax Bill</td>
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<td>GC §6253(b)</td>
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<td>Duplicate Copy - Mobile Home Tax Clearance</td>
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<td>At Cost per R&amp;T Code §5832(b) (Deputy II x 30 minutes plus Supplies)</td>
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<tr>
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<td>10.70</td>
<td>At Cost per GC § 66018 (Deputy II x 10 minutes)</td>
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<td>Research/Special Services - Per Hour - Detailed Prior year information after 1 hour</td>
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<td>GC § 54985(a)</td>
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<td>Return Check Fee</td>
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<td>At Cost per GC § 6157(b) (Bank Charge plus Deputy III x 30 minutes plus supplies)</td>
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<td>R&amp;T § 4217(b)(2) Resolution 95-32</td>
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<td>Unsecured/Escaped Assessment Installment Plan Fee</td>
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<td>Unsecured Delinquent Account Collection Fee</td>
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<tr>
<td>Electronic Tax File - Copy of Tax Roll to Mortgage Co.</td>
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<td>no change</td>
<td>per request (copy of entire roll)</td>
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<tr>
<td>Power to Sell - Publication Reimbursement-Newspaper posting</td>
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<td>At Cost per R&amp;T § 4112(b) and (d)</td>
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<td>Set by Statute: R&amp;T § 4112(1)</td>
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<td>Public Auction Fee</td>
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<tr>
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<tr>
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<td>no change</td>
<td>Set by Statute: R&amp;T § 4672(b)</td>
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</table>
GOVERNMENT CODE - GOV
TITLE 8. THE ORGANIZATION AND GOVERNMENT OF COURTS [68070 - 77655] (Title 8 added by Stats. 1953, Ch. 206.)

CHAPTER 1. General Provisions [68070 - 68114.10] (Chapter 1 added by Stats. 1953, Ch. 206.)

68097.2. (a) Any peace officer, as that term is defined in Chapter 4.5 (commencing with Section 830) of Title 2 of the Penal Code, any firefighter, any state employee, any trial court employee, or any county employee, who is obliged by a subpoena issued pursuant to Section 68097.1 to attend as a witness, shall receive the salary or other compensation to which he or she is normally entitled from the public entity by which he or she is employed during the time that he or she travels to and from the place where the court or other tribunal is located and while he or she is required to remain at that place pursuant to the subpoena. He or she shall also receive from the public entity by which he or she is employed the actual necessary and reasonable traveling expenses incurred by him or her in complying with the subpoena.

(b) The party at whose request the subpoena is issued shall reimburse the public entity for the full cost to the public entity incurred in paying the peace officer, firefighter, state employee, trial court employee, or specified county employee his or her salary or other compensation and traveling expenses as provided for in this section, for each day that the peace officer, firefighter, state employee, trial court employee, or specified county employee is required to remain in attendance pursuant to the subpoena. The amount of two hundred seventy-five dollars ($275), together with the subpoena, shall be tendered to the person accepting the subpoena for each day that the peace officer, firefighter, state employee, trial court employee, or specified county employee is required to remain in attendance pursuant to the subpoena.

(c) If the actual expenses should later prove to be less than the amount tendered, the excess of the amount tendered shall be refunded.

(d) If the actual expenses should later prove to be more than the amount deposited, the difference shall be paid to the public entity by the party at whose request the subpoena is issued.

(e) If a court continues a proceeding on its own motion, no additional witness fee shall be required prior to the issuance of a subpoena or the making of an order directing the peace officer, firefighter, state employee, or trial court employee to appear on the date to which the proceeding is continued.

(f) For the purposes of the payment of the salary or other compensation of a volunteer firefighter pursuant to subdivision (a), a volunteer firefighter who is subpoenaed to appear as a witness in connection with a matter regarding an event or transaction that he or she has perceived or investigated in the course of his or her duties as a volunteer firefighter, shall be deemed to be entitled to reasonable compensation evidenced by the compensation paid to firefighters in jurisdictions with similar geographic and economic characteristics. However, the requirements of subdivision (a) and of this subdivision are not applicable if a volunteer firefighter will receive his or her regular salary or other compensation pursuant to the policy of his or her regular employer, for the periods during which compensation is required under subdivision (a).

(Amended by Stats. 2012, Ch. 377, Sec. 1. (AB 2612) Effective January 1, 2013.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26742. The fee for executing and delivering any other instrument shall be the amount described in Section 26720.9.

(Amended by Stats. 2000, Ch. 629, Sec. 13. Effective January 1, 2001.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28086] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26600 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26770] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26720.9. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)

DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)

PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)

CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26722. The fee for serving, executing, or processing any writ or order where the levying officer is required to take immediate possession of the property levied upon is one hundred dollars ($100).

(Amended by Stats. 2014, Ch. 470, Sec. 6. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28065] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26721. Except as provided in this article, the fee for serving or executing any process or notice required by law or the litigants to be served shall be the amount described in Section 26720.9, and there shall be no additional fee for substitute service when substitute service is authorized.

However, no fee shall be charged for serving an emergency protective order, protective order, or restraining order issued pursuant to Division 10 of the Family Code (the Domestic Violence Prevention Act) on a respondent who is in custody.

In any case where property has been levied upon and, pursuant to the levy, a copy of the writ of execution and a notice of levy are required by statute to be served either personally or by mail upon the judgment debtor or other person, no fee shall be charged for that service.

(Amended by Stats. 2000, Ch. 629, Sec. 2. Effective January 1, 2001.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
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PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26720.9. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26722. The fee for serving, executing, or processing any writ or order where the levying officer is required to take immediate possession of the property levied upon is one hundred dollars ($100).

(Amended by Stats. 2014, Ch. 470, Sec. 6. (AB 2256) Effective January 1, 2015.)
26728. The fee for preparing and posting the initial notice of personal property sale under a writ of attachment, execution, or sale or order of court shall be the amount described in Section 26720.9.

(Amended by Stats. 2000, Ch. 629, Sec. 7. Effective January 1, 2001.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26720.0. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
26728.1. The fee for preparing and posting additionally required notices of personal property sales is **fifteen dollars** ($15) each.

*(Amended by Stats. 2014, Ch. 470, Sec. 11. (AB 2256) Effective January 1, 2015.)*
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)

DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)

PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)

CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26721. Except as provided in this article, the fee for serving or executing any process or notice required by law or the litigants to be served shall be the amount described in Section 26720.9, and there shall be no additional fee for substitute service when substitute service is authorized.

However, no fee shall be charged for serving an emergency protective order, protective order, or restraining order issued pursuant to Division 10 of the Family Code (the Domestic Violence Prevention Act) on a respondent who is in custody.

In any case where property has been levied upon and, pursuant to the levy, a copy of the writ of execution and a notice of levy are required by statute to be served either personally or by mail upon the judgment debtor or other person, no fee shall be charged for that service.

(Amended by Stats. 2000, Ch. 629, Sec. 2. Effective January 1, 2001.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26720.9. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26741. The fee for executing and delivering a certificate or deed of sale is fifteen dollars ($15).

(Amended by Stats. 2014, Ch. 470, Sec. 19. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26722. The fee for serving, executing, or processing any writ or order where the levying officer is required to take immediate possession of the property levied upon is one hundred dollars ($100).

(Amended by Stats. 2014, Ch. 470, Sec. 6. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

**26721.** Except as provided in this article, the fee for serving or executing any process or notice required by law or the litigants to be served shall be the amount described in Section 26720.9, and there shall be no additional fee for substitute service when substitute service is authorized.

However, no fee shall be charged for serving an emergency protective order, protective order, or restraining order issued pursuant to Division 10 of the Family Code (the Domestic Violence Prevention Act) on a respondent who is in custody.

In any case where property has been levied upon and, pursuant to the levy, a copy of the writ of execution and a notice of levy are required by statute to be served either personally or by mail upon the judgment debtor or other person, no fee shall be charged for that service.

(Amended by Stats. 2000, Ch. 629, Sec. 2. Effective January 1, 2001.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26720.9. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734,
26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28065] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26725. The fee for serving, executing, or processing a writ of attachment, writ of execution, writ of sale, or order on real estate, as to the initial service or posting of a continuous unbroken parcel or tract, and the fee for serving a record owner other than the defendant shall be the amount described in Section 26720.9.

(Amended by Stats. 2000, Ch. 629, Sec. 5. Effective January 1, 2001.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26720.9. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205]  (Title 3 added by Stats. 1947, Ch. 424.)

DIVISION 2. OFFICERS [24000 - 28086]  (Division 2 added by Stats. 1947, Ch. 424.)

PART 3. OTHER OFFICERS [26500 - 27773]  (Part 3 added by Stats. 1947, Ch. 424.)

CHAPTER 2. Sheriff [28600 - 28778]  (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751]  (Article 7 added by Stats. 1947, Ch. 424.)

26725.1. The fee for serving or posting any additionally required notices or orders on other parcels is twenty dollars ($20) each.

(Amended by Stats. 2014, Ch. 470, Sec. 8. (AB 2256) Effective January 1, 2015.)
26729. The fee for furnishing a notice for publication is fifteen dollars ($15).

(Amended by Stats. 2014, Ch. 470, Sec. 12. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28065] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [25600 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26721. Except as provided in this article, the fee for serving or executing any process or notice required by law or the litigants to be served shall be the amount described in Section 26720.9, and there shall be no additional fee for substitute service when substitute service is authorized.

However, no fee shall be charged for serving an emergency protective order, protective order, or restraining order issued pursuant to Division 10 of the Family Code (the Domestic Violence Prevention Act) on a respondent who is in custody.

In any case where property has been levied upon and, pursuant to the levy, a copy of the writ of execution and a notice of levy are required by statute to be served either personally or by mail upon the judgment debtor or other person, no fee shall be charged for that service.

(Amended by Stats. 2000, Ch. 629, Sec. 2. Effective January 1, 2001.)
26720.9. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
26725.1. The fee for serving or posting any additionally required notices or orders on other parcels is twenty dollars ($20) each. (Amended by Stats. 2014, Ch. 470, Sec. 8. (AB 2256) Effective January 1, 2015.)
26741: The fee for executing and delivering a certificate or deed of sale is fifteen dollars ($15).

(Amended by Stats. 2014, Ch. 470, Sec. 19. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV:

TITLE 2. GOVERNMENT OF THE STATE OF CALIFORNIA [8000 - 22980] (Title 2 enacted by Stats. 1943, Ch. 134.)
DIVISION 1. GENERAL [8000 - 8899.50] (Division 1 enacted by Stats. 1943, Ch. 134.)

CHAPTER 3. Notaries Public [8200 - 8230] (Chapter 3 enacted by Stats. 1943, Ch. 134.)

8211. Fees charged by a notary public for the following services shall not exceed the fees prescribed by this section.

(a) For taking an acknowledgment or proof of a deed, or other instrument, to include the seal and the writing of the certificate, the sum of fifteen dollars ($15) for each signature taken.

(b) For administering an oath or affirmation to one person and executing the jurat, including the seal, the sum of fifteen dollars ($15).

(c) For all services rendered in connection with the taking of any deposition, the sum of thirty dollars ($30), and in addition thereto, the sum of seven dollars ($7) for administering the oath to the witness and the sum of seven dollars ($7) for the certificate to the deposition.

(d) No fee may be charged to notarize signatures on vote by mail ballot identification envelopes or other voting materials.

(e) For certifying a copy of a power of attorney under Section 4307 of the Probate Code the sum of fifteen dollars ($15).

(f) In accordance with Section 6107, no fee may be charged to a United States military veteran for notarization of an application or a claim for a pension, allotment, allowance, compensation, insurance, or any other veteran's benefit.

(Amended by Stats. 2016, Ch. 133, Sec. 1. (AB 2217) Effective January 1, 2017.)
ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26721. Except as provided in this article, the fee for serving or executing any process or notice required by law or the litigants to be served shall be the amount described in Section 26720.9, and there shall be no additional fee for substitute service when substitute service is authorized.

However, no fee shall be charged for serving an emergency protective order, protective order, or restraining order issued pursuant to Division 10 of the Family Code (the Domestic Violence Prevention Act) on a respondent who is in custody.

In any case where property has been levied upon and, pursuant to the levy, a copy of the writ of execution and a notice of levy are required by statute to be served either personally or by mail upon the judgment debtor or other person, no fee shall be charged for that service.

(Amended by Stats. 2000, Ch. 629, Sec. 2. Effective January 1, 2001.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26720.9. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV

TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205] (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085] (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773] (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778] (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751] (Article 7 added by Stats. 1947, Ch. 424.)

26743. The fee for subpoenaing a witness, including a copy of the subpoena and any affidavit required to be served therewith, shall be the amount described in Section 26720.9.

(Amended by Stats. 2000, Ch. 629, Sec. 14. Effective January 1, 2001.)
26720.9. Notwithstanding any other law, the amounts set forth in Sections 26721, 26721.1, 26725, 26728, 26734, 26742, and 26743 shall be forty dollars ($40).

(Amended by Stats. 2014, Ch. 470, Sec. 4. (AB 2256) Effective January 1, 2015.)
GOVERNMENT CODE - GOV
TITLE 3. GOVERNMENT OF COUNTIES [23000 - 33205]  (Title 3 added by Stats. 1947, Ch. 424.)
DIVISION 2. OFFICERS [24000 - 28085]  (Division 2 added by Stats. 1947, Ch. 424.)
PART 3. OTHER OFFICERS [26500 - 27773]  (Part 3 added by Stats. 1947, Ch. 424.)
CHAPTER 2. Sheriff [26600 - 26778]  (Chapter 2 added by Stats. 1947, Ch. 424.)

ARTICLE 7. Fees [26720 - 26751]  (Article 7 added by Stats. 1947, Ch. 424.)

26746. (a) In addition to any other fees required by law, a processing fee of twelve dollars ($12) shall be assessed for each disbursement of money collected under a writ of attachment, execution, possession, or sale, but excluding any action by the local child support agency for the establishment or enforcement of a child support obligation. The fee shall be collected from the judgment debtor in addition to, and in the same manner as, the moneys collected under the writ. All proceeds of this fee shall be deposited in a special fund in the county treasury. A separate accounting of funds deposited shall be maintained for each depositor, and funds deposited shall be for the exclusive use of the depositor.

(b) The special fund shall be expended to supplement the county's cost for vehicle fleet replacement and equipment, maintenance, and civil process operations, including data systems and consultant services.

(c) A processing fee shall not be charged pursuant to this section if the only disbursement is the return of the judgment creditor's deposit for costs.

(Amended by Stats. 2014, Ch. 470, Sec. 21. (AB 2256) Effective January 1, 2015.)
PART 2. OF CRIMINAL PROCEDURE [681 - 1620] (Part 2 enacted 1872.)
TITLE 8. OF JUDGMENT AND EXECUTION [1191 - 1234.5] (Title 8 enacted 1872.)

CHAPTER 1. The Judgment [1191 - 1210.6] (Chapter 1 enacted 1872.)

1208.2. (a) (1) This section shall apply to individuals authorized to participate in a work furlough program pursuant to Section 1208, or to individuals authorized to participate in an electronic home detention program pursuant to Section 1203.016 or 1203.018, or to individuals authorized to participate in a county parole program pursuant to Article 3.5 (commencing with Section 3074) of Chapter 8 of Title 1 of Part 3.

(2) As used in this section, as appropriate, "administrator" means the sheriff, probation officer, director of the county department of corrections, or county parole administrator.

(b) (1) A board of supervisors that implements programs identified in paragraph (1) of subdivision (a), may prescribe a program administrative fee and an application fee, that together shall not exceed the pro rata cost of the program to which the person is accepted, including equipment, supervision, and other operating costs, except as provided in paragraphs (2) and (3).

(2) With regard to a privately operated electronic home detention program pursuant to Section 1203.016 or 1203.018, the limitation, described in paragraph (1), in prescribing a program administrative fee and application fee shall not apply.

(3) With regard to an electronic home detention program operated pursuant to Section 1203.016, whether or not the program is privately operated, any administrative fee or application fee prescribed by a board of supervisors shall only apply to adults over 21 years of age and under the jurisdiction of the criminal court.

(c) The correctional administrator, or his or her designee, shall not have access to a person's financial data prior to granting or denying a person's participation in, or assigning a person to, any of the programs governed by this section.

(d) The correctional administrator, or his or her designee, shall not consider a person's ability or inability to pay all or a portion of the program fee for the purposes of granting or denying a person's participation in, or assigning a person to, any of the programs governed by this section.

(e) For purposes of this section, "ability to pay" means the overall capability of the person to reimburse the costs, or a portion of the costs, of providing supervision and shall include, but shall not be limited to, consideration of all of the following factors:

(1) Present financial position.

(2) Reasonably discernible future financial position. In no event shall the administrator, or his or her designee, consider a period of more than six months from the date of acceptance into the program for purposes of determining reasonably discernible future financial position.

(3) Likelihood that the person shall be able to obtain employment within the six-month period from the date of acceptance into the program.

(4) Any other factor that may bear upon the person's financial capability to reimburse the county for the fees fixed pursuant to subdivision (b).

(f) The administrator, or his or her designee, may charge a person the fee set by the board of supervisors or any portion of the fee and may determine the method and frequency of payment. Any fee the administrator, or his or her designee, charges pursuant to this section shall not in any case be in excess of the fee set by the board of supervisors and shall be based on the person's ability to pay. The administrator, or his or her designee, shall have the option to waive the fees for program supervision when deemed necessary, justified, or in the interests of justice. The fees charged for program supervision may be modified or waived at any time based on the changing financial
position of the person. All fees paid by persons for program supervision shall be deposited into the general fund of the county.

(g) No person shall be denied consideration for, or be removed from, participation in any of the programs to which this section applies because of an inability to pay all or a portion of the program supervision fees. At any time during a person's sentence, the person may request that the administrator, or his or her designee, modify or suspend the payment of fees on the grounds of a change in circumstances with regard to the person's ability to pay.

(h) If the person and the administrator, or his or her designee, are unable to come to an agreement regarding the person's ability to pay, or the amount that is to be paid, or the method and frequency with which payment is to be made, the administrator, or his or her designee, shall advise the appropriate court of the fact that the person and administrator, or his or her designee, have not been able to reach agreement and the court shall then resolve the disagreement by determining the person's ability to pay, the amount that is to be paid, and the method and frequency with which payment is to be made.

(i) At the time a person is approved for any of the programs to which this section applies, the administrator, or his or her designee, shall furnish the person a written statement of the person's rights in regard to the program for which the person has been approved, including, but not limited to, both of the following:

(1) The fact that the person cannot be denied consideration for or removed from participation in the program because of an inability to pay.

(2) The fact that if the person is unable to reach agreement with the administrator, or his or her designee, regarding the person's ability to pay, the amount that is to be paid, or the manner and frequency with which payment is to be made, that the matter shall be referred to the court to resolve the differences.

(j) In all circumstances where a county board of supervisors has approved a program administrator, as described in Section 1203.016, 1203.018, or 1208, to enter into a contract with a private agency or entity to provide specified program services, the program administrator shall ensure that the provisions of this section are contained within any contractual agreement for this purpose. All privately operated home detention programs shall comply with all appropriate, applicable ordinances and regulations specified in subdivision (a) of Section 1208.

(Amended by Stats. 2017, Ch. 678, Sec. 4. (SB 190) Effective January 1, 2018.)
PENAL CODE - PEN
PART 3. OF IMPRISONMENT AND THE DEATH PENALTY [2000 - 10007] (Part 3 repealed and added by Stats. 1941, Ch. 106.)

TITLE 4. COUNTY JAILS, FARMS AND CAMPS [4000 - 4351] (Heading of Title 4 amended by Stats. 1957, Ch. 50.)

CHAPTER 1. County Jails [4000 - 4032] (Heading of Chapter 1 added by Stats. 1957, Ch. 50.)

4024.2. (a) Notwithstanding any other law, the board of supervisors of any county may authorize the sheriff or other official in charge of county correctional facilities to offer a voluntary program under which any person committed to the facility may participate in a work release program pursuant to criteria described in subdivision (b), in which one day of participation will be in lieu of one day of confinement.

(b) The criteria for a work release program are the following:

(1) The work release program shall consist of any of the following:

(A) Manual labor to improve or maintain levees or public facilities, including, but not limited to, streets, parks, and schools.

(B) Manual labor in support of nonprofit organizations, as approved by the sheriff or other official in charge of the correctional facilities. As a condition of assigning participants of a work release program to perform manual labor in support of nonprofit organizations pursuant to this section, the board of supervisors shall obtain workers' compensation insurance which shall be adequate to cover work-related injuries incurred by those participants, in accordance with Section 3363.5 of the Labor Code.

(C) Performance of graffiti cleanup for local governmental entities, including participation in a graffiti abatement program as defined in subdivision (f) of Section 594, as approved by the sheriff or other official in charge of the correctional facilities.

(D) Performance of weed and rubbish abatement on public and private property pursuant to Chapter 13 (commencing with Section 39501) of Part 2 of Division 3 of Title 4 of the Government Code, or Part 5 (commencing with Section 14875) or Part 6 (commencing with Section 14930) of Division 12 of the Health and Safety Code, as approved by the sheriff or other official in charge of the correctional facilities.

(E) Performance of house repairs or yard services for senior citizens and the performance of repairs to senior centers through contact with local senior service organizations, as approved by the sheriff or other official in charge of the correctional facilities. Where a work release participant has been assigned to this task, the sheriff or other official shall agree upon in advance with the senior service organization about the type of services to be rendered by the participant and the extent of contact permitted between the recipients of these services and the participant.

(F) Any person who is not able to perform manual labor as specified in this paragraph because of a medical condition, physical disability, or age, may participate in a work release program involving any other type of public sector work that is designated and approved by the sheriff or other official in charge of county correctional facilities.

(2) The sheriff or other official may permit a participant in a work release program to receive work release credit for documented participation in educational programs, vocational programs, substance abuse programs, life skills programs, or parenting programs. Participation in these programs shall be considered in lieu of performing labor in a work release program, with eight work-related hours to equal one day of custody credit.

(3) The work release program shall be under the direction of a responsible person appointed by the sheriff or other official in charge.

(4) The hours of labor to be performed pursuant to this section shall be uniform for all persons committed to a facility in a county and may be determined by the sheriff or other official in charge of county correctional facilities, and each day shall be a minimum of 8 and a maximum of 10 hours, in accordance with the normal working hours of
county employees assigned to supervise the programs. However, reasonable accommodation may be made for participation in a program under paragraph (2).

As used in this section, "nonprofit organizations" means organizations established or operated for the benefit of the public or in support of a significant public interest, as set forth in Section 501(c)(3) of the Internal Revenue Code. Organizations established or operated for the primary purpose of benefiting their own memberships are excluded.

(c) The board of supervisors may prescribe reasonable rules and regulations under which a work release program is operated and may provide that participants wear clothing of a distinctive character while performing the work. As a condition of participating in a work release program, a person shall give his or her promise to appear for work or assigned activity by signing a notice to appear before the sheriff or at the education, vocational, or substance abuse program at a time and place specified in the notice and shall sign an agreement that the sheriff may immediately retake the person into custody to serve the balance of his or her sentence if the person fails to appear for the program at the time and place agreed to, does not perform the work or activity assigned, or for any other reason is no longer a fit subject for release under this section. A copy of the notice shall be delivered to the person and a copy shall be retained by the sheriff. Any person who willfully violates his or her written promise to appear at the time and place specified in the notice is guilty of a misdemeanor.

Whenever a peace officer has reasonable cause to believe the person has failed to appear at the time and place specified in the notice or fails to appear or work at the time and place agreed to or has failed to perform the work assigned, the peace officer may, without a warrant, retake the person into custody, or the court may issue an arrest warrant for the retaking of the person into custody, to complete the remainder of the original sentence. A peace officer may not retake a person into custody under this subdivision, without a warrant for arrest, unless the officer has a written order to do so, signed by the sheriff or other person in charge of the program, that describes with particularity the person to be retaken.

(d) This section does not require the sheriff or other official in charge to assign a person to a program pursuant to this section if it appears from the record that the person has refused to satisfactorily perform as assigned or has not satisfactorily complied with the reasonable rules and regulations governing the assignment or any other order of the court.

A person shall be eligible for work release under this section only if the sheriff or other official in charge concludes that the person is a fit subject therefor.

(e) The board of supervisors may prescribe a program administrative fee, not to exceed the pro rata cost of administration, to be paid by each person according to his or her ability to pay.
PENAL CODE - PEN
PART 2. OF CRIMINAL PROCEDURE [681 - 1620] (Part 2 enacted 1872.)
TITLE 8. OF JUDGMENT AND EXECUTION [1191 - 1234.5] (Title 8 enacted 1872.)

CHAPTER 1. The Judgment [1191 - 1210.6] (Chapter 1 enacted 1872.)

1203.016. (a) Notwithstanding any other law, the board of supervisors of any county may authorize the correctional administrator, as defined in subdivision (h), to offer a program under which inmates committed to a county jail or other county correctional facility or granted probation, or inmates participating in a work furlough program, may voluntarily participate or involuntarily be placed in a home detention program during their sentence in lieu of confinement in a county jail or other county correctional facility or program under the auspices of the probation officer.

(b) The board of supervisors, in consultation with the correctional administrator, may prescribe reasonable rules and regulations under which a home detention program may operate. As a condition of participation in the home detention program, the inmate shall give his or her consent in writing to participate in the home detention program and shall in writing agree to comply or, for involuntary participation, the inmate shall be informed in writing that he or she shall comply, with the rules and regulations of the program, including, but not limited to, the following rules:

(1) The participant shall remain within the interior premises of his or her residence during the hours designated by the correctional administrator.

(2) The participant shall admit any person or agent designated by the correctional administrator into his or her residence at any time for purposes of verifying the participant’s compliance with the conditions of his or her detention.

(3) The participant shall agree to the use of electronic monitoring, which may include Global Positioning System devices or other supervising devices for the purpose of helping to verify his or her compliance with the rules and regulations of the home detention program. The devices shall not be used to eavesdrop or record any conversation, except a conversation between the participant and the person supervising the participant which is to be used solely for the purposes of voice identification.

(4) The participant shall agree that the correctional administrator in charge of the county correctional facility from which the participant was released may, without further order of the court, immediately retrace the person into custody to serve the balance of his or her sentence if the electronic monitoring or supervising devices are unable for any reason to properly perform their function at the designated place of home detention, if the person fails to remain within the place of home detention as stipulated in the agreement, if the person willfully fails to pay fees to the provider of electronic home detention services, as stipulated in the agreement, subsequent to the written notification of the participant that the payment has not been received and that return to custody may result, or if the person for any other reason no longer meets the established criteria under this section. A copy of the agreement shall be delivered to the participant and a copy retained by the correctional administrator.

(c) If the peace officer supervising a participant has reasonable cause to believe that the participant is not complying with the rules or conditions of the program, or that the electronic monitoring devices are unable to function properly in the designated place of confinement, the peace officer may, under general or specific authorization of the correctional administrator, and without a warrant of arrest, retrace the person into custody to complete the remainder of the original sentence.

(d) Nothing in this section shall be construed to require the correctional administrator to allow a person to participate in this program if it appears from the record that the person has not satisfactorily complied with reasonable rules and regulations while in custody. A person shall be eligible for participation in a home detention program only if the correctional administrator concludes that the person meets the criteria for release established.
under this section and that the person's participation is consistent with any reasonable rules and regulations prescribed by the board of supervisors or the administrative policy of the correctional administrator.

(1) The rules and regulations and administrative policy of the program shall be written and reviewed on an annual basis by the county board of supervisors and the correctional administrator. The rules and regulations shall be given to or made available to any participant upon request.

(2) The correctional administrator, or his or her designee, shall have the sole discretionary authority to permit program participation as an alternative to physical custody. All persons referred or recommended by the court to participate in the home detention program pursuant to subdivision (e) who are denied participation or all persons removed from program participation shall be notified in writing of the specific reasons for the denial or removal. The notice of denial or removal shall include the participant's appeal rights, as established by program administrative policy.

(e) The court may recommend or refer a person to the correctional administrator for consideration for placement in the home detention program. The recommendation or referral of the court shall be given great weight in the determination of acceptance or denial. At the time of sentencing or at any time that the court deems it necessary, the court may restrict or deny the defendant's participation in a home detention program.

(f) The correctional administrator may permit home detention program participants to seek and retain employment in the community, attend psychological counseling sessions or educational or vocational training classes, or seek medical and dental assistance. Willful failure of the program participant to return to the place of home detention not later than the expiration of any period of time during which he or she is authorized to be away from the place of home detention pursuant to this section and unauthorized departures from the place of home detention are punishable as provided in Section 4532.

(g) The board of supervisors may prescribe a program administrative fee to be paid by each adult home detention participant who is over 21 years of age and under the jurisdiction of the criminal court that shall be determined according to his or her ability to pay. Inability to pay all or a portion of the program fees shall not preclude participation in the program, and eligibility shall not be enhanced by reason of ability to pay. All program administration and supervision fees shall be administered in compliance with Section 1208.2.

(h) As used in this section, "correctional administrator" means the sheriff, probation officer, or director of the county department of corrections.

(i) Notwithstanding any other law, the police department of a city where an office is located to which persons on an electronic monitoring program report may request the county correctional administrator to provide information concerning those persons. This information shall be limited to the name, address, date of birth, offense committed by the home detainee, and if available, at the discretion of the supervising agency and solely for investigatory purposes, current and historical GPS coordinates of the home detainee. A law enforcement department that does not have the primary responsibility to supervise participants in the electronic monitoring program that receives information pursuant to this subdivision shall not use the information to conduct enforcement actions based on administrative violations of the home detention program. A law enforcement department that has knowledge that the subject in a criminal investigation is a participant in an electronic monitoring program shall make reasonable efforts to notify the supervising agency prior to serving a warrant or taking any law enforcement action against a participant in an electronic monitoring program.

(j) It is the intent of the Legislature that home detention programs established under this section maintain the highest public confidence, credibility, and public safety. In the furtherance of these standards, the following shall apply:

(1) The correctional administrator, with the approval of the board of supervisors, may administer a home detention program pursuant to written contracts with appropriate public or private agencies or entities to provide specified program services. No public or private agency or entity may operate a home detention program in any county without a written contract with that county's correctional administrator. However, this does not apply to the use of electronic monitoring by the Department of Corrections and Rehabilitation. No public or private agency or entity entering into a contract may itself employ any person who is in the home detention program.

(2) Program acceptance shall not circumvent the normal booking process for sentenced offenders. All home detention program participants shall be supervised.

(3) (A) All privately operated home detention programs shall be under the jurisdiction of, and subject to the terms and conditions of the contract entered into with, the correctional administrator.

(B) Each contract shall include, but not be limited to, all of the following:

(i) A provision whereby the private agency or entity agrees to operate in compliance with any available standards promulgated by state correctional agencies and bodies, including the Corrections Standards Authority, and all statutory provisions and mandates, state and county, as appropriate and applicable to the operation of home detention programs and the supervision of sentenced offenders in a home detention program.
(ii) A provision that clearly defines areas of respective responsibility and liability of the county and the private agency or entity.

(iii) A provision that requires the private agency or entity to demonstrate evidence of financial responsibility, submitted and approved by the board of supervisors, in amounts and under conditions sufficient to fully indemnify the county for reasonably foreseeable public liability, including legal defense costs, that may arise from, or be proximately caused by, acts or omissions of the contractor. The contract shall provide for annual review by the correctional administrator to ensure compliance with requirements set by the board of supervisors and for adjustment of the financial responsibility requirements if warranted by caseload changes or other factors.

(iv) A provision that requires the private agency or entity to provide evidence of financial responsibility, such as certificates of insurance or copies of insurance policies, prior to commencing any operations pursuant to the contract or at any time requested by the board of supervisors or correctional administrator.

(v) A provision that permits the correctional administrator to immediately terminate the contract with a private agency or entity at any time that the contractor fails to demonstrate evidence of financial responsibility.

(C) All privately operated home detention programs shall comply with all appropriate, applicable ordinances and regulations specified in subdivision (a) of Section 1208.

(D) The board of supervisors, the correctional administrator, and the designee of the correctional administrator shall comply with Section 1090 of the Government Code in the consideration, making, and execution of contracts pursuant to this section.

(E) The failure of the private agency or entity to comply with statutory provisions and requirements or with the standards established by the contract and with the correctional administrator may be sufficient cause to terminate the contract.

(F) Upon the discovery that a private agency or entity with whom there is a contract is not in compliance pursuant to this paragraph, the correctional administrator shall give 60 days' notice to the director of the private agency or entity that the contract may be canceled if the specified deficiencies are not corrected.

(G) Shorter notice may be given or the contract may be canceled without notice whenever a serious threat to public safety is present because the private agency or entity has failed to comply with this section.

(k) For purposes of this section, "evidence of financial responsibility" may include, but is not limited to, certified copies of any of the following:

(1) A current liability insurance policy.

(2) A current errors and omissions insurance policy.

(3) A surety bond.

(Amended by Stats. 2017, Ch. 678, Sec. 2. (SB 190) Effective January 1, 2018.)
PENAL CODE - PEN
PART 2. OF CRIMINAL PROCEDURE [681 - 1620] (Part 2 enacted 1872.)
TITLE 8. OF JUDGMENT AND EXECUTION [1191 - 1234.5] (Title 8 enacted 1872.)

CHAPTER 1. The Judgment [1191 - 1210.6] (Chapter 1 enacted 1872.)

1208.2. (a) (1) This section shall apply to individuals authorized to participate in a work furlough program pursuant to Section 1208, or to individuals authorized to participate in an electronic home detention program pursuant to Section 1203.016 or 1203.018, or to individuals authorized to participate in a county parole program pursuant to Article 3.5 (commencing with Section 3074) of Chapter 8 of Title 1 of Part 3.

(2) As used in this section, as appropriate, "administrator" means the sheriff, probation officer, director of the county department of corrections, or county parole administrator.

(b) (1) A board of supervisors that implements programs identified in paragraph (1) of subdivision (a), may prescribe a program administrative fee and an application fee, that together shall not exceed the pro rata cost of the program to which the person is accepted, including equipment, supervision, and other operating costs, except as provided in paragraphs (2) and (3).

(2) With regard to a privately operated electronic home detention program pursuant to Section 1203.016 or 1203.018, the limitation, described in paragraph (1), in prescribing a program administrative fee and application fee shall not apply.

(3) With regard to an electronic home detention program operated pursuant to Section 1203.016, whether or not the program is privately operated, any administrative fee or application fee prescribed by a board of supervisors shall only apply to adults over 21 years of age and under the jurisdiction of the criminal court.

(c) The correctional administrator, or his or her designee, shall not have access to a person's financial data prior to granting or denying a person's participation in, or assigning a person to, any of the programs governed by this section.

(d) The correctional administrator, or his or her designee, shall not consider a person's ability or inability to pay all or a portion of the program fee for the purposes of granting or denying a person's participation in, or assigning a person to, any of the programs governed by this section.

(e) For purposes of this section, "ability to pay" means the overall capability of the person to reimburse the costs, or a portion of the costs, of providing supervision and shall include, but shall not be limited to, consideration of all of the following factors:

(1) Present financial position.

(2) Reasonably discernible future financial position. In no event shall the administrator, or his or her designee, consider a period of more than six months from the date of acceptance into the program for purposes of determining reasonably discernible future financial position.

(3) Likelihood that the person shall be able to obtain employment within the six-month period from the date of acceptance into the program.

(4) Any other factor that may bear upon the person's financial capability to reimburse the county for the fees fixed pursuant to subdivision (b).

(f) The administrator, or his or her designee, may charge a person the fee set by the board of supervisors or any portion of the fee and may determine the method and frequency of payment. Any fee the administrator, or his or her designee, charges pursuant to this section shall not in any case be in excess of the fee set by the board of supervisors and shall be based on the person's ability to pay. The administrator, or his or her designee, shall have the option to waive the fees for program supervision when deemed necessary, justified, or in the interests of justice. The fees charged for program supervision may be modified or waived at any time based on the changing financial...
position of the person. All fees paid by persons for program supervision shall be deposited into the general fund of the county.

(g) No person shall be denied consideration for, or be removed from, participation in any of the programs to which this section applies because of an inability to pay all or a portion of the program supervision fees. At any time during a person’s sentence, the person may request that the administrator, or his or her designee, modify or suspend the payment of fees on the grounds of a change in circumstances with regard to the person’s ability to pay.

(h) If the person and the administrator, or his or her designee, are unable to come to an agreement regarding the person’s ability to pay, or the amount that is to be paid, or the method and frequency with which payment is to be made, the administrator, or his or her designee, shall advise the appropriate court of the fact that the person and administrator, or his or her designee, have not been able to reach agreement and the court shall then resolve the disagreement by determining the person’s ability to pay, the amount that is to be paid, and the method and frequency with which payment is to be made.

(i) At the time a person is approved for any of the programs to which this section applies, the administrator, or his or her designee, shall furnish the person a written statement of the person’s rights in regard to the program for which the person has been approved, including, but not limited to, both of the following:

1. The fact that the person cannot be denied consideration for or removed from participation in the program because of an inability to pay.

2. The fact that if the person is unable to reach agreement with the administrator, or his or her designee, regarding the person’s ability to pay, the amount that is to be paid, or the manner and frequency with which payment is to be made, that the matter shall be referred to the court to resolve the differences.

(j) In all circumstances where a county board of supervisors has approved a program administrator, as described in Section 1203.016, 1203.018, or 1208, to enter into a contract with a private agency or entity to provide specified program services, the program administrator shall ensure that the provisions of this section are contained within any contractual agreement for this purpose. All privately operated home detention programs shall comply with all appropriate, applicable ordinances and regulations specified in subdivision (a) of Section 1208.

(Amended by Stats. 2017, Ch. 678, Sec. 4. (SB 190) Effective January 1, 2018.)
PENAL CODE - PEN

PART 3. OF IMPRISONMENT AND THE DEATH PENALTY [2000 - 10007] (Part 3 repealed and added by Stats. 1941, Ch. 106.)

TITLE 4. COUNTY JAILS, FARMS AND CAMPS [4000 - 4351] (Heading of Title 4 amended by Stats. 1957, Ch. 50.)

CHAPTER 1. County Jails [4000 - 4032] (Heading of Chapter 1 added by Stats. 1957, Ch. 50.)

4011.2. (a) Notwithstanding Section 4011.1, a sheriff, chief or director of corrections, or chief of police is authorized to charge a fee in the amount of three dollars ($3) for each inmate-initiated medical visit of an inmate confined in a county or city jail.

(b) The fee shall be charged to the inmate’s personal account at the facility. If the inmate has no money in his or her personal account, there shall be no charge for the medical visit.

(c) An inmate shall not be denied medical care because of a lack of funds in his or her personal account at the facility.

(d) The medical provider may waive the fee for any inmate-initiated treatment and shall waive the fee in any life-threatening or emergency situation, defined as those health services required for alleviation of severe pain or for immediate diagnosis and treatment of unforeseen medical conditions that if not immediately diagnosed and treated could lead to disability or death.

(e) Follow-up medical visits at the direction of the medical staff shall not be charged to the inmate.

(f) All moneys received by a sheriff, chief or director of corrections, or chief of police pursuant to this section shall be transferred to the county or city general fund.

(Amended by Stats. 1995, Ch. 91, Sec. 132. Effective January 1, 1996.)