



Maricopa County

Department of Finance

Shelby L. Scharbach

CPA, CGFM

Assistant County

Manager and

Chief Financial Officer

301 West Jefferson Street

Suite 960

Phoenix, AZ 85003-2143

Phone: 602.506-3561

Fax: 602.506-4451

www.maricopa.gov/finance

February 1, 2013

To: Maricopa County Cities and Towns
 From: Shelby L. Scharbach, Assistant County Manager - CFO
 Subject: Final Jail Per Diem Billing Rates for FY 2013-14

The purpose of this memorandum is to provide the **final** Jail Per Diem Billing Rates for FY 2013-14. The following table illustrates the Per Diem Rates that will be effective July 1, 2013.

Jail Per Diem Rates	FY 2013-14	FY 2012-13	Difference	Percent
Housing Rate	\$ 78.94	\$ 85.91	\$ (6.97)	(8.11%)
Booking Rate	\$ 251.53	\$ 236.78	\$ 14.75	6.23%

The FY 2013-14 final housing and booking rates were reduced from the preliminary housing and booking rates notification that was provided on December 14, 2012, as a result of minor adjustments implemented by the consultant. As recommended by the MAG Incarceration of Municipal Prisoners Stakeholders Group in February 2008, Maricopa County will provide the preliminary and final jail per diem rates as early as possible during the fiscal year to assist in the budget planning process.

The Per Diem Rates for FY 2013-14 were developed by MGT of America, Inc. This is the same consulting company that extensively reviewed the methodology used to develop the Jail Rates for the FY 2008-09 and FY 2012-13 budget years.

Copies of the rate memos and the final reports and rate calculations as prepared by MGT of America, Inc. are published at the following location:
<http://www.maricopa.gov/finance/per%20diem%20pub.aspx>.

Attached to this memo is the Detention Services and Related Costs document which provides additional information on the billing process. Any questions regarding the attached document can be addressed to Amy Rex, Criminal Justice Project Manager, at (602) 506-1310, or rexa@mail.maricopa.gov.

Any questions regarding the Detention Facilities and the Jail Management System (JMS) can be addressed to Deputy Chief Don Marchand at 602-876-1617. Additionally, any questions regarding Correctional Health Services can be addressed to Lisa Gardner, Finance Manager, at (602) 506-1070, or L_Gardner@mail.maricopa.gov.

The Department of Finance will continue to prepare the monthly billing statement and resolve any disputes; however this function will be transferred to the Sheriff's Office in the near future. Upon transfer, all agencies will be notified. Prior to the transfer of services, all billing and dispute resolutions may continue to be sent to LaTrina Rosemond, Department of Finance, at (602) 506-7466, or rosemondl@mail.maricopa.gov.

If you have any questions, please contact me at (602) 506-3561, or email me at sscharba@mail.maricopa.gov.

c: City/Town Manager



DETENTION SERVICES AND RELATED COSTS

February 1, 2013

The following information is provided to Agencies that book inmates into Maricopa County jails. It shall govern detention services and related First Day Booking and Housing Per Diem, effective July 1, 2013 through June 30, 2014.

DEFINITIONS

Agencies means the governmental entities that book individuals into County Jails, including, but not limited to, the Federal Government, the State of Arizona, Tribal Governments, and Cities and Towns.

Billable Inmate means a person who has been arrested and booked into a County Jail on behalf of Agencies including, but not limited to, the Federal Government, the State of Arizona, Tribal Governments, and Cities and Towns.

City or Town Credit must be requested within ninety (90) days of County's invoice date and be accompanied by satisfactory written documentation. See **Attachment A** for an example of satisfactory written documentation. Also see Designated Class 6 Felonies below.

Correctional Health Services (CHS) means the organizational department and budgetary unit that County has funded to provide CHS Medical Care to Inmates in the County Jails. As used in this document "CHS" includes and incorporates any successor, assign, employees, contractor, subcontractor, designee or County budgetary unit performing any or all of the duties of CHS.

County means Maricopa County, a political subdivision of the State of Arizona.

County Jail or Jails means all facilities under the control or supervision of Maricopa County, or the County Sheriff, and whose primary purpose is to incarcerate persons.

County Sheriff or MCSO means the Maricopa County Sheriff's Office and those activities and facilities for which it has legal responsibility.

Designated Class 6 Felonies are, for the limited purpose of this document only, all offenses designated as misdemeanors and deferred to Cities or Towns for prosecution in City or Town Court. Inmates with Designated Class 6 Felonies will **not** be considered to be a Billable Inmate and therefore will **not** be an obligation of the City or Town. See **Attachment B** for the list of Arizona Revised Statutes which the Maricopa County Attorney may defer to Cities and Towns for prosecution.

First Day Booking/Processing Rate is a rate for the initial first calendar day of booking and receiving a Billable Inmate into jail and is based upon a rate established by the Maricopa County Board of Supervisors. The First Day rate includes health care services, where applicable, provided to a Billable Inmate, including services provided in a County Jail or by any other health care provider.

Health Care Services include medically necessary medical and mental health services provided to a Billable Inmate, where applicable.

Housing Per Diem Rate is a rate established by the Maricopa County Board of Supervisors that is charged for incarcerating and maintaining a Billable Inmate in a County Jail housing unit beginning the calendar day immediately following the calendar day on which the individual was booked into the



DETENTION SERVICES AND RELATED COSTS

February 1, 2013

County Jail. The final day of incarceration shall not be included in the Housing Per Diem Rate invoice. The Per Diem rate includes health care services, where applicable, provided to a Billable Inmate, including services provided in a County Jail or by any other health care provider.

COMPENSATION FOR COUNTY BY AGENCY

Setting of Rates, Housing Per Diem and First Day Booking/Processing. The Maricopa County Board of Supervisors shall establish rates for the Housing Per Diem and First Day Booking/Processing as follows:

- By December 1st of each year, Maricopa County will provide the preliminary detention inmate housing and booking rates to be effective July 1st of the following fiscal year. Copies of the rate memos are published at: <http://www.maricopa.gov/finance/per%20diem%20pub.aspx>.
- By February 1st of each year, Maricopa County will provide the final detention inmate housing and booking rates to be effective July 1st of the following fiscal year. Copies of the rate memos are published at: <http://www.maricopa.gov/finance/per%20diem%20pub.aspx>.
- In the event the Board does not establish such rate(s) as of July 1st, the rate(s) most recently established shall continue in effect until the Board of Supervisors establishes the new rates.

First Day Booking/Processing Rate. Agencies shall pay the County the prevailing First Day Booking/Processing Rate established by the Board of Supervisors, for the first calendar day of booking and processing each Billable Inmate into the County Jail. Housing Per Diem Rate will not be charged for the Billable Inmate's first day of incarceration.

Housing Per Diem Rate. Agencies shall pay the County the prevailing Housing Per Diem Rate established by the Board of Supervisors, for each calendar day, or portion thereof, that a Billable Inmate is housed in the County Jail, excluding the calendar day for which the Agency is assessed the First Day Booking/Processing Rate and the final calendar day of incarceration (e.g., if a Billable Inmate is booked into County Jail on Friday evening and released at noon the next day (Saturday) on bail or on his or her own recognizance, the Agency shall pay County the First Day Booking/Processing Rate only, and exclude Saturday from the Housing Per Diem Rate invoice because it is the final day of incarceration.)

Second Conviction DUI. For Billable Inmates who are incarcerated for a second offense DUI conviction under A.R.S. §§ 28-1381 or 28-1382, the Agency shall be charged fifty percent (50%) of the First Day Booking/Processing Rate and fifty percent (50%) of the Housing Per Diem Rate. The 50% is effective only once the inmate is convicted. Maricopa County has requested a legal review of this current practice and reserves the right to change this practice at any time.

Limitation on City or Town Credits. A City or Town may obtain a "City or Town Credit" for a Billable Inmate who is subsequently charged in a Justice Court or in the Superior Court, for a felony arising from the booked charges.

- In the event of a Billable Inmate who is subsequently charged in a Justice Court or in the Superior Court for a felony arising from the booked charges, the City or Town Credit is effective from the date the felony charge is filed. The City or Town Credit is not retroactive to date of booking.
- In the event of a Billable Inmate who is subsequently charged with both a misdemeanor and felony arising from the booked charges, the City or Town Credit will be apportioned according to the City or Town producing satisfactory written documentation of any City or Town credit sought under this section, within ninety (90) days of the invoice date for the



DETENTION SERVICES AND RELATED COSTS February 1, 2013

Billable Inmate. County shall not reimburse any credit claimed by Cities or Town which is filed more than ninety (90) days after the invoice date.

- See **Attachment A** for an example of satisfactory written documentation.

Copayment. As authorized by law, County may charge Billable Inmates a copayment for each health care service or prescription that is provided by Correctional Health Services. Agencies are not responsible for the Billable Inmate's copayment. No inmate will be refused health care services for financial reasons.

Third Party Liability. This document shall not relieve any responsible third party of liability for health care services, including the Billable Inmate.

INVOICING

Agencies' Duty to Track Billable Inmates by Booking Number. The County and Agencies shall minimize problems in tracking or identifying a Billable Inmate so that their staffs will not perform unnecessary research concerning the financial responsibility for the Billable Inmate. The County and Agencies acknowledge that the relevant data for tracking and identifying a Billable Inmate is the MCSO Booking Number assigned to the Billable Inmate by the Jail when the Billable Inmate is fingerprinted and booked into the Jail. Therefore, the County and Agencies shall, at a minimum, track each Billable Inmate by MCSO Booking Number and shall refer to the MCSO Booking Number to confirm whether an Inmate in the County's invoice is a Billable Inmate.

Invoicing for Amounts Due. County will invoice Agencies monthly for all amounts due to County. Agencies shall pay County's invoiced charges within forty five (45) days of the invoice date.

Invoicing Adjustments. Agencies may request a credit or adjustment of any portion of an invoice that Agencies believe is in error, provided satisfactory written documentation is received within ninety (90) days from the invoice date. Adjustments that have not been requested in writing within the 90-day period shall be deemed waived. See **Attachment A** for an example of satisfactory written documentation.

AUDIT

The County and Agencies must give thirty (30) calendar days prior written notice to each other prior to conducting an audit of records.

PERFORMANCE BY SHERIFF

The County Sheriff shall receive Billable Inmates for booking, detention, and incarceration and determination of medical stability by CHS or the County Sheriff at a booking facility. The County Sheriff is responsible for housing Billable Inmates and for supervising County Jail personnel and officers and for other matters incidental to detention services.

MEDICAL AND HEALTH CARE INFORMATION

Agencies and MCSO will comply with any and all Federal and State laws (i.e. the Health Insurance Portability and Accountability Act ("HIPAA")), rules and regulations regarding the confidentiality of medical information and health care records.



DETENTION SERVICES AND RELATED COSTS February 1, 2013

MANDATORY ALTERNATIVE DISPUTE RESOLUTION

Any disputes that arise concerning this document shall be resolved amicably and informally. If any dispute relating to this document cannot be resolved informally, then the parties will resolve the dispute according to a process that is reasonably similar to, as agreed to by the parties, the arbitration provisions in A.R.S. § 12-1501 et. seq. and Rules 72 through 76, Arizona Rules of Civil Procedure.

INSURANCE

Nothing in this document shall be construed as consent to any suit or waiver of any defense in a suit brought in any state or federal court against the County or an Agency.

The County and the Agencies will secure and maintain adequate insurance coverage (including but not limited to public entity insurance) for any and all risks that may arise under this document. The County and the Agencies may fulfill this insurance obligation by acquiring commercial insurance or by maintaining and operating a self-insurance program. Upon request, the County and the Agencies shall exchange certificates of insurance or self-insurance.

RECORDS

Except for medical information and health care records governed by Federal and State laws (i.e. HIPAA), the County and Agencies shall maintain and upon request furnish to each other such records and documents pertaining to the services provided pursuant to this document for a period of three (3) years after the end of the fiscal year in which such records or documents are created or received. Such retention complies with Arizona State Library, Archives and Public Records (AZLAPR) General Record Retention Schedule for all Public Bodies related to Finance Records. See <http://www.azlibrary.gov/records/county.aspx>.

ATTACHMENT A
EXAMPLE 1

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22

[Redacted]
Assistant City Prosecutor
PO Box 4500
Phoenix AZ 85030-4500
(602) 262-6461/FAX (602) 262-7052
Attorney for Plaintiff

IN THE MUNICIPAL COURT OF THE CITY OF PHOENIX
COUNTY OF MARICOPA, STATE OF ARIZONA

STATE OF ARIZONA,)	No. [Redacted]
)	
Plaintiff,)	STATE'S NOTICE OF FILING OF
)	ALLEGATION OF PRIOR CONVICTION(S)
vs.)	AS AN ADDENDUM TO THE COMPLAINT
)	AND SUPPLEMENTAL DISCLOSURE
[Redacted])	
)	ICJP: 11/02/2012
Defendant.)	Courtroom 704 at 08:30 AM

PHOENIX CITY PROSECUTOR
P.O. Box 4500
Phoenix, Arizona 85030-4500
(602) 262-6461

The State of Arizona respectfully gives notice to the Court and Defendant that the State hereby adds an allegation of prior conviction(s) on or about the dates set forth below as an addendum to the complaint in the above-number cause. See 16A A.R.S. *Rules of Crim. Proc.*, Rule 13.5(a).

<u>Offense</u>	<u>Date of Violation</u>	<u>Date of Conviction</u>
ARS 28-1382A / DUI Complaint no. [Redacted] City of Phoenix	12-01-2006	03-12-2007

SUPPLEMENTAL DISCLOSURE.

The State respectfully informs the Court and Defendant that it may call the following witnesses and introduce the following documents during the trial on the prior conviction(s) or for impeachment purposes:

1. A fingerprint technician, or handwriting analyst
Phoenix Police Department
620 W Washington
Phoenix AZ 85003;
2. The Departmental Report or Alcohol Influence Report(s) with accompanying photograph and booking report, if any, on the prior, if applicable;
3. A certified copy of the prior complaint(s) and related plea agreement form, copies of the related plea proceeding form, and copies of related terms and conditions of probation, if applicable;
4. Fingerprint(s) of Defendant taken at the time of his/her arrest and/or conviction on the prior;
5. Original court records on the prior complaint;
6. Officer(s) from Phoenix Police Department
620 W Washington
Phoenix AZ 85003;
7. A Phoenix Municipal Court bailiff
Municipal Court Administration
300 W Washington
Phoenix AZ 85003;
8. Motor Vehicle Division Analyst
1801 W Jefferson
Phoenix AZ 85007;
9. Motor Vehicle Division Records;
10. An Assistant City Prosecutor;

PHOENIX CITY PROSECUTOR
P.O. Box 4500
Phoenix, Arizona 85030-4500
(602) 262-6461

PHOENIX CITY PROSECUTOR
P.O. Box 4500
Phoenix, Arizona 85030-4500
(602) 262-6461

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22

- 11. A Phoenix Municipal Court Judge;
- 12. A certified copy of a prior conviction from another state, if applicable;
- 13. Any person named in the documents listed above.

Witness statements, police reports, and other material obtained by the State relating to the prior conviction(s) are available for inspection and reproduction by Defendant or Defendant's attorney at the Office of the City Prosecutor.

RESPECTFULLY SUBMITTED this 31st day of October 2012.

PHOENIX CITY PROSECUTOR



Assistant City Prosecutor

Original filed with the Court.
Copy of the foregoing mailed/delivered
this _____ day of October 2012, to:



Defendant/Attorney for Defendant

TRL3 (Rev. 02/14/07/jf)

ATTACHMENT A
EXAMPLE 2

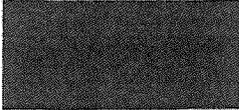
IN THE CHANDLER MUNICIPAL COURT
COUNTY OF MARICOPA, STATE OF ARIZONA
Mail Drop 302, PO Box 4008, Chandler, Arizona 85244-4008

STATE OF ARIZONA

Plaintiff,

JUDGMENT AND SENTENCE

vs.



Defendant

IT IS THE JUDGMENT OF THE COURT, that the defendant is:

1. Guilty on 12-P-880891 28-1381A2 DUI W/ BAC OF .08 OR MORE with a prior conviction within 5/7 years, a class 1 Misdemeanor.

Reasonable efforts were made to give the victim, if any, notice of a plea/sentencing proceeding, to inform the victim of the right to be present and heard. Any statements submitted by a victim have been reviewed by the court prior to accepting a plea and imposing sentence. The prosecutor has informed the court of the victim's position, if known, regarding the plea.

IT IS THE ORDER OF THE COURT, that the defendant pay the following:

Case Number	Violation	Type	Balance Due
[REDACTED]	28-1381A2	Fine	\$3,494.00
[REDACTED]	28-1381A2	Jail Recovery Fee	\$333.50
[REDACTED]	28-1381A2	Home Detention	\$30.00
[REDACTED]	28-1381A2	Dui Monitoring Fee	\$80.00
			Total Amount Due: 3,937.50

Total amount of \$3,937.50 is due 10/05/12.

Payments received will be applied to civil traffic offenses first. If sanctions are not paid as ordered, the entire sanction is declared due and your driver's license may be suspended until sanction is paid in full plus additional assessments.

IF PAYMENTS FOR MISDEMEANORS ARE NOT MADE AS ORDERED, YOU, THE DEFENDANT MUST APPEAR IN COURT ON THE PAYMENT DATE AT 9:00 A.M. AND SHOW CAUSE WHY YOU SHOULD NOT BE HELD IN CONTEMPT OF COURT FOR FAILURE TO MAKE PAYMENTS. Failure to either pay or appear may result in a WARRANT for your arrest. If each payment is not paid as ordered, the entire balance is due.

ORDER FOR SCREENING, SUBSTANCE ABUSE EDUCATION, COUNSELING OR TREATMENT

Case Number	Violation
[REDACTED]	28-1381A2
[REDACTED]	28-1381A2

For good cause appearing IT IS ORDERED that the defendant shall report to ARIZONA BEHAVIORAL COUNSELING, P.O. BOX 22152, PHOENIX, AZ 85028 (602) 788-1116 today/date released from custody to enroll in and complete screening and APPEAR IN COURT ON 01/08/13 AT 01:30 PM for determination of further education, counseling, and/or treatment requirements. The Defendant shall comply with any education and/or treatment as directed by the probation officer. The Defendant shall pay the screening fee to the service provider. Any fees for subsequent education counseling or treatment shall be paid for by the Defendant.

MOTHERS AGAINST DRUNK DRIVERS, CALL 602-240-6500 FOR ENGLISH PRESS #2, PARA ESPANOL OPRIMA #7, THEN FOLLOW, INSTRUCTIONS GIVEN, today/date released from custody to enroll in and complete Impact Panel. APPEAR IN COURTROOM#2 ON 01/08/13 AT 01:30 PM and PROVIDE PROOF OF COMPLIANCE WITH THIS ORDER. Any fees for subsequent education counseling or treatment shall be paid for by the Defendant.

INCARCERATION

12-P-880891 - Serve 90 days, suspend 60 days upon Alcohol/Drug Abuse Screening and successful completion of education/counseling, credit for 0 days served.

The Defendant shall serve a jail term detailed in the Commitment Order of the Court.

Directing the Arizona Department of Transportation to suspend the driver's license and registration of the defendant for 1 year

Defendant shall complete 30 hours of Community Restitution. Defendant shall APPEAR IN COURT ON 01/17/2013 AT 01:30 PM AND PROVIDE PROOF OF COMMUNITY RESTITUTION.

Defendant shall attend one Alcohol Impact Session sponsored by MADD (phone # 602-240-6500). Written proof of attendance shall be provided to the court within 2 months. Failure to provide official proof of attendance will subject Defendant to serving suspended jail time. DEFENDANT SHALL BE REQUIRED TO HAVE AN IGNITION INTERLOCK DEVICE INSTALLED ON VEHICLES OPERATED BY THE DEFENDANT FOR A PERIOD OF AT LEAST 12 MONTHS AND ABIDE BY THE REQUIREMENTS FOR SUCH UNIT AS SPECIFIED BY THE COURT OR MVD.

AVOWAL: The Defendant avows to the Court as part of this plea agreement that he/she has disclosed to the State the existence of any other pending, non-adjudicated DUI related arrests, charges, or citations in this or any other jurisdiction. Additionally, if the violation date of the current DUI charge is prior to September 21, 2006, the Defendant avows to the Court that he/she has disclosed to the State the existence of any other DUI related incidents occurring within 60 months of the current violation date that resulted in a DUI related conviction in this or any other jurisdiction. If the violation date of the current DUI charge is on or after September 21, 2006, the Defendant avows to the Court that he/she has disclosed to the State the existence of any other DUI related incidents occurring within 84 months of the current violation date that resulted in a DUI related conviction in this or any other jurisdiction.

January 3, 2013

Date

I promise to appear as ordered by the Court and pay any amounts due, and understand that if I fail to appear as directed, a warrant will be issued for my arrest.

By entering a plea of guilty/no contest, I waived my right to a direct appeal but I have the right to request post conviction relief. In order to exercise this right, I must file a Notice of Post Conviction Relief within 90 days of the entry of judgment and sentence or I waive these rights.

DEFENDANT

ADDRESS

Apt#

TELEPHONE

CITY/STATE/ZIP

END OF DOCUMENT (Judgment and Sentence)

Attachment B

<u>ARS Code</u>	<u>Description</u>	<u>Class</u>
3-932A3	ARIZONA NATIVE PLANTS-THEFT/DESTROY 500-750	F6
3-932B	ARIZONA NATIVE PLANTS-PERMIT VIOLATION	F6
5-112M	UNAUTHORIZED WAGERING ON HORSES/DOGS	F6
5-112O	UNAUTHORIZED WAGERING ON HORSES/DOGS	F6
5-115F	RACE-REMOVE ID/ABUSE GREYHOUND	F6
5-349A	GIVING ASSISTANCE IN ACCIDENTS	F6
5-396A2	WATERCRAFT OPERATE/CONTROL UNDER INFLUENCE	F6
11-505A	DISCLOSURE OF CONFIDENTIAL INFORMATION	F6
12-994B	VIOLATION OF ABATEMENT OF CRIME PROPERTY COURT ORDER	F6
12-2703	UNLAWFUL PRACTICE OF IMMIGRATION LAW	F6
13-1201	ENDANGERMENT	F6
13-1202A1	THREATS/RETALIATION	F6
13-1202A2	THREATS/RETALIATION	F6
13-1204A4	AGGRAVATED ASSAULT-VICTIM RESTRAINED	F6
13-1204A5	AGGRAVATED ASSAULT-ENTER RESIDENCE	F6
13-1204A6	AGGRAVATED ASSAULT-ADULT ON MINOR	F6
13-1204A7	AGGRAVATED ASSAULT VIOLATE PROTECTION ORDER	F6
13-1204A8B	AGGRAVATED ASSAULT –CONSTABLE	F6
13-1204A8C	AGGRAVATED ASSAULT –FIREFIGHTER/EMT	F6
13-1204A8D	AGGRAVATED ASSAULT-SCHOOL EMPLOYEE	F6
13-1204A8E	AGGRAVATED ASSAULT-HEALTH CARE PROF	F6
13-1204A9C	AGGRAVATED ASSAULT-CONTROL OFFICER IMPLEMENT	F6
13-1205B	UNLAWFUL ADMIN. OF LIQUOR/DRUGS	F6
13-1212A	PRISONER ASSAULT WITH BODY FLUID	F6
13-1302A1	CUSTODIAL INTERFERENCE	F6
13-1302A2	CUSTODIAL INTERFERENCE	F6
13-1302A3	CUSTODIAL INTERFERENCE	F6
13-1302A4	CUSTODIAL INTERFERENCE	F6
13-1303A	UNLAWFUL IMPRISONMENT	F6
13-1402A	INDECENT EXPOSURE- UNDER 15	F6
13-1405A	SEXUAL CONDUCT WITH MINOR OVER 15	F6
13-1411A1	BEASTIALITY	F6
13-1418A	SEXUAL MISCONDUCT-BEHAVIORAL HEALTH PROF	F6
13-1504A1	CRIMINAL TRESPASS 1 ST DEGREE-RESIDENT YARD	F6
13-1504A5	CRIMINAL TRESPASS 1 ST DEGREE-RELIGIOUS	F6
13-1504A6	CRIMINAL TRESPASS 1 ST DEGREE-PUBLIC SERV FAC	F6
13-1505A1	BURGLARY TOOLS – POSSESSION	F6
13-1505A2	BURGLARY TOOLS –BUYING, SELLING, TRASNFERRING	F6
13-1602A1	CRIMINAL DAMAGE - DEFACE/DAMAGE-\$1000-\$2000	F6
13-1602A2	CRIMINAL DAMAGE – TAMPERING- \$1000 - \$2000	F6
13-1602A5	CRIMINAL DAMAGE – DRAW/INSCRIBE- \$1000 - \$2000	F6
13-1603A1	CRIMINAL LITTERING OR POLLUTING-EXCEEDS 300LBS OR 100 CFT	F6

<u>ARS Code</u>	<u>Description</u>	<u>Class</u>
13-1603A2	CRIMINAL LITTERING OR POLLUTING-EXCEEDS 300LBS OR 100 CFT	F6
13-1603A3	CRIMINAL LITTERING OR POLLUTING-EXCEEDS 300LBS OR 100 CFT	F6
13-1604A1	AGGRAVATED CRIMINAL DAMAGE-DEFACE WORSHIP	F6
13-1604A2	AGGRAVATED CRIMINAL DAMAGE-DEFACE SCHOOL	F6
13-1604A3	AGGRAVATED CRIMINAL DAMAGE-DEFACE CEMETARY	F6
13-1802A1	THEFT - \$1000-\$2000	F6
13-1802A2	THEFT - \$1000-\$2000	F6
13-1802A3	THEFT - \$1000-\$2000	F6
13-1802A4	THEFT - \$1000-\$2000	F6
13-1802A5	THEFT - \$1000-\$2000	F6
13-1802A6	THEFT - \$1000-\$2000	F6
13-1803A2	UNLAWFUL MEANS OF TRANSPORTATION-PASSENGER	F6
13-1805A1	SHOPLIFTING - \$1000-\$2000	F6
13-1805A2	SHOPLIFTING - \$1000-\$2000	F6
13-1805A3	SHOPLIFTING - \$1000-\$2000	F6
13-1805A4	SHOPLIFTING - \$1000-\$2000	F6
13-1805A5	SHOPLIFTING - \$1000-\$2000	F6
13-1807A	ISSUING A BAD CHECK –OVER \$5000	F6
13-1813A	UNLAWFUL FAILURE TO RETURN MOTOR VEHICLE	F6
13-1815	UNLAWFUL USE OF POWER OF ATTONREY - \$1000-\$2000	F6
13-1816	UNLWFUL USE/REMOVAL OF THEFT DETECTION DEVICE	F6
13-1817A2	UNLAWFUL POSSESSION OF ALTERED RETAIL SALES RECEIPT	F6
13-2003A1	CRIMINAL POSSESSION OF FORGERY DEVICE-MAKE	F6
13-2004A	CRIMINAL SIMULATION	F6
13-2006A1	CRIMINAL IMPERSONATION	F6
13-2006A2	CRIMINAL IMPERSONATION	F6
13-2006A3	CRIMINAL IMPERSONATION	F6
13-2103A	ATT RECEIVE ITEMS OBTAIN BY FRAUD CREDIT CARD - \$250-\$1000	F6
13-2105A1	FRAUD-ATT TO OBTAIN CREDIT CARD - \$250-\$1000	F6
13-2105A2	FRAUD-ATT TO OBTAIN CREDIT CARD - \$250-\$1000	F6
13-2106A2	POSS CREDIT CARD DEVICES TO DEFRAUD	F6
13-2108A1	FRAUD-TO PROVIDE GOODS/SERVICE –OVER \$100	F6
13-2108A2	FRAUD-TO PROVIDE GOODS/SERVICE – OVER \$100	F6
13-2109A1	CREDIT CARD TRANSACTION-THEFT - \$500-\$1000	F6
13-2109A2	CREDIT CARD TRANSACTION-THEFT - \$500-\$1000	F6
13-2110A	UNLAWFUL POSSESSION/USE OF SCANNING DEVICE	F6
13-2110B	UNLAWFUL POSSESSION/USE OF SCANNING DEVICE	F6
13-2204A	DEFRAUDING SECURED CREDITORS	F6
13-2205A	DEFRAUDING JUDGMENT CREDITORS	F6
13-2206A1	FRAUD IN INSOLVENCY	F6
13-2206A2	FRAUD IN INSOLVENCY	F6
13-2206A3	FRAUD IN INSOLVENCY	F6
13-2206A4	FRAUD IN INSOLVENCY	F6

<u>ARS Code</u>	<u>Description</u>	<u>Class</u>
13-2306A	POSSESSION OF ALTERED PROPERTY	F6
13-2316A7	COMPUTER TAMP-OBTAIN CONFIDENTIAL INFO	F6
13-2316A8	COMPUTER TAMP-UNAUTH ACCESS	F6
13-2316.01A	COMPUTR-POSSESS ACCES DEVICE VIOL – LESS THAN 5 DEVICES	F6
13-2316.02A	COMPUTER SECURITY INFO VIOLATION	F6
13-2317C1	MONEY LAUNDERING	F6
13-2317C2	MONEY LAUNDERING	F6
13-2405A1	COMPOUNDING A CRIME – FELONIES ONLY	F6
13-2405A2	COMPOUNDING A CRIME – FELONIES ONLY	F6
13-2407A1	TAMPERING WITH A PUBLIC RECORD	F6
13-2407A2	TAMPERING WITH A PUBLIC RECORD	F6
13-2407A	TAMPERING WITH A PUBLIC RECORD	F6
13-2407A4	TAMPERING WITH A PUBLIC RECORD	F6
13-2407A5	TAMPERING WITH A PUBLIC RECORD	F6
13-2408A	SECURING PROCEEDS OF AN OFFENSE – FELONIES ONLY	F6
13-2411A	IMPERSONATING A PEACE OFFICER	F6
13-2502A	ESCAPE-3RD DEGREE	F6
13-2508A1	RESISTING ARREST-PHYSICAL FORCE	F6
13-2508A2	RESISTING ARREST-RISK PHYSICAL INJURY	F6
13-2603A1	TRADING IN PUBLIC OFFICE	F6
13-2603A2	TRADING IN PUBLIC OFFICE	F6
13-2605A1	COMMERCIAL BRIBERY - \$100-\$1000	F6
13-2605A2	COMMERCIAL BRIBERY	F6
13-2703A	FALSE SWEARING	F6
13-2804A1	TAMPERING WITH A WITNESS	F6
13-2804A2	TAMPERING WITH A WITNESS	F6
13-2804A3	TAMPERING WITH A WITNESS	F6
13-2807A	JURY TAMPERING	F6
13-2808A1	MISCONDUCT OF JUROR	F6
13-2808A2	MISCONDUCT OF JUROR	F6
13-2809A1	TAMPERING WITH PHYSICAL EVIDENCE	F6
13-2809A2	TAMPERING WITH PHYSICAL EVIDENCE	F6
13-2809A3	TAMPERING WITH PHYSICAL EVIDENCE	F6
13-2904A6	DISORDERLY CONDUCT-WEAPON/INSTRUMENT	F6
13-2907A1	FALSE REPORTING - SECOND & SUBSEQUENT VIOLATIONS	F6
13-2907A2	FALSE REPORTING - SECOND & SUBSEQUENT VIOLATIONS	F6
13-2907A3	FALSE REPORTING - SECOND & SUBSEQUENT VIOLATIONS	F6
13-2910.02	PRESENCE AT DOG FIGHT	F6
13-2910A10	CRUELTY TO ANIMALS-KILL/HARM W/O CONSENT	F6
13-2910A11	CRUELTY TO ANIMALS-KILL/PHYS INJUR SERV ANIM	F6
13-2910A13	CRUELTY TO ANIMALS-DEPRIVE HANDLER OF SERV ANIM	F6
13-2910A8	ANIMAL -INTENTIONAL CRUEL MISTREATMENT	F6
13-2910A9	INTENTIONAL KILUHARM SERVICE ANIMAL	F6

<u>ARS Code</u>	<u>Description</u>	<u>Class</u>
13-2911A1	INTERFERE W/EDUC INST-THREAT INJURY	F6
13-2921.01A1	HARRASSMENT/ PREVIOUS COURT ORDER	F6
13-2922A	INTERFER W/PUBLIC SAFETY EMERG TRANSMISSION	F6
13-2929A1	UNLAWFUL ALIENS- TRANSPORT – 10 ALIENS OR MORE	F6
13-2929A2	UNLAWFUL ALIENS- TRANSPORT – 10 ALIENS OR MORE	F6
13-2929A3	UNLAWFUL ALIENS- TRANSPORT – 10 ALIENS OR MORE	F6
13-3005B	USE PEN REGISTER/TRAP AND TRACE DEVICE	F6
13-3006A1	DIVULGING COMMUNICATION SERVICE INFORMATION	F6
13-3006A2	DIVULGING COMMUNICATION SERVICE INFORMATION	F6
13-3008A	POSSESSION OF INTERCEPTION DEVICES	F6
13-3019A1	SURREPTITIOUS PHOTO– FIRST OFFENSE NO DEVICE USED	F6
13-3019A2	SURREPTITIOUS PHOTO– FIRST OFFENSE NO DEVICE USED	F6
13-3019B	SURREPTITIOUS PHOTO– FIRST OFFENSE NO DEVICE USED	F6
13-3102A1A	MISCONDUCT INVOLVING WEAPONS	F6
13-3102A5	SELL/TRANSFER WEAPON TO PROHIBITED PERSON	F6
13-3102A6	DEFACE DEADLY WEAPON	F6
13-3102A7	POSSESS DEFACED WEAPON	F6
13-3102A12	CARRY WEAPON ONTO SCHOOL GROUNDS W/ ADDITIONAL OFFENSE	F6
13-3107A	DISCHARGE OF FIREARM WITHIN CITY LIMITS	F6
13-3109A	SALE/GIFT OF FIREARM TO MINOR	F6
13-3111A	MINOR PROHIBITED FROM CARRYING FIREARM	F6
13-3201	ENTICE PERSON FOR PROSTITUTION	F6
13-3202	PROCURE BY FALSE PRETENSE FOR PROSTITUTION	F6
13-3212B3	CHILD PROSTITUTION	F6
13-3402A	PEYOTE-POSS,SALE,TRANS,OFFER	F6
13-3404P1	CHEMICAL VIOLATION-FAIL TO SUBMIT/MAINTAIN	F6
13-3404P2	CHEMICAL VIOLATION-FAIL TO SUBMIT/MAINTAIN	F6
13-3404.01A8	PRECURSOR/REGULATED CHEMICAL VIOLATION	F6
13-3404.01A10	PRECURSOR/REGULATED CHEMICAL VIOLATION	F6
13-3405A1	MARIJUANA - POSSESS, USE, PROD, SELL,TRANSP	F6
13-3406A2	PRESCRIPTION ONLY DRUGS-POSS FOR SALE	F6
13-3406A7	PRESCRIPTION ONLY DRUGS-TRANSP/SELL/TRANSFR	F6
13-3415A	DRUG PARAPHERNALIA VIOLATION	F6
13-3415B	DRUG PARAPHERNALIA VIOLATION	F6
13-3415C	DRUG PARAPHERNALIA VIOLATION	F6
13-3417A	USE WIRE/ELECTRONIC COMUN DRUG TRANSACTION- FACILITATES A 6	F6
13-3421A	USE OF BUILDING FOR SALE/MANUFACTURE DRUGS	F6
13-3453A	IMITATION CONTROLLED SUBSTANCE-MFG,DISTRIBUTE	F6
13-3454A	IMITATION PRESCRIPTION ONLY DRUG-MFG,DIST	F6
13-3455A	IMITATION OF OVER THE COUNTER DRUG-MFG,DIST	F6
13-3506.01A	FAILURE TO REPORT FURNISHING HARMFUL ITEMS TO A MINOR	F6
13-3507A	PUBLIC DISPLAY EXPLICIT SEXUAL OBSCENE MATERIAL	F6
13-3509A	FAILURE TO REPORT SEX ACTIVITIES/MATERIAL	F6

<u>ARS Code</u>	<u>Description</u>	<u>Class</u>
13-3513A	VENDING MACHINE-MATERIAL HARMFUL TO MINOR	F6
13-3558A	PUBLIC DISPLAY OF SEXUAL CONDUCT	F6
13-3603.01A	ABORTION-PARTIAL BIRTH PERFORMED	F6
13-36200	DUTY TO REPORT ABUSE - REPORTABLE OFFENSE	F6
13-3623B3	CHILD OR VULNERABLE ADULT ABUSE	F6
13-3701A1	UNLAWFUL USE/AUTH OF FOOD STAMPS - \$100 OR MORE	F6
13-3704A1	ADD POISON/HARMFUL SUBSTANCE TO FOOD,DRINK,MEDICINE	F6
13-3704A2	ADD POISON/HARMFUL SUBSTANCE TO FOOD,DRINK,MEDICINE	F6
13-3704A3	ADD POISON/HARMFUL SUBSTANCE TO FOOD,DRINK,MEDICINE	F6
13-3705A1	UNLAWFUL COPY/SALE OF SOUNDS OR IMAGES – 10 TO 100 ARTICLES	F6
13-3705A2	UNLAWFUL COPY/SALE OF SOUNDS OR IMAGES – 10 TO 100 ARTICLES	F6
13-3705A3	UNLAWFUL COPY/SALE OF SOUNDS OR IMAGES –10 TO 100 ARTICLES	F6
13-3705A4	UNLAWFUL COPY/SALE OF SOUNDS OR IMAGES – 10 TO 100 ARTICLES	F6
13-3705A5	UNLAWFUL COPY/SALE OF SOUNDS OR IMAGES – 10 TO 100 ARTICLES	F6
13-3705A6	UNLAWFUL COPY/SALE OF SOUNDS OR IMAGES – 10 TO 100 ARTICLES	F6
13-3709B	OBTAIN CABLE TV/SELL INSTRUMENT FRAUDULENTLY	F6
13-3713A3	PATIENT REFERRAL FRAUD	F6
13-3713B	PATIENT REFERRAL FRAUD	F6
13-3713C2	PATIENT REFERRAL FRAUD	F6
13-3713E	PATIENT REFERRAL FRAUD	F6
13-3719B	SELL/ADVERTISE WIRELESS COMMUNICATION	F6
13-3721A1	UNLAWFUL TATOO OF A MINOR	F6
13-3721A2	UNLAWFUL TATOO OF A MINOR	F6
13-3721A3	UNLAWFUL TATOO OF A MINOR	F6
13-3721A4	UNLAWFUL TATOO OF A MINOR	F6
13-3724A1	FRAUDULENTLY OBTAIN UTILITY SERVICE	F6
13-3724A2	FRAUDULENTLY OBTAIN UTILITY SERVICE	F6
13-3724A3	FRAUDULENTLY OBTAIN UTILITY SERVICE	F6
13-3724A4	FRAUDULENTLY OBTAIN UTILITY SERVICE	F6
13-3724A5	FRAUDULENTLY OBTAIN UTILITY SERVICE	F6
13-3821J	SEX OFFENDER REGIS VIOL	F6
13-5002A	CRIMINAL TRESPASS ON MILITARY RESERVATION	F6
16-182A	FALSE VOTER REGISTRATION	F6
16-183	VOTER VIOLATION	F6
16-907A	PROHIBITED ELECTION CONTRIBUTIONS	F6
16-551C	EARLY ELECTION BOARD VIOLATION	F6
16-919A	PROHIBITION OF ELECTION CONTRIBUTIONS BY CORPORATION	F6
17-309D1	GAME AND FISH VIOLATIONS	F6
17-309D2	GAME AND FISH VIOLATIONS	F6
17-309D3	GAME AND FISH VIOLATIONS	F6
17-309D4	GAME AND FISH VIOLATIONS	F6
17-309D5	GAME AND FISH VIOLATIONS	F6
20-463A1	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6

<u>ARS Code</u>	<u>Description</u>	<u>Class</u>
20-463A2	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463A3	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463A4	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463A5	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463A6	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463.01A1	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463.01A2	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463.01A3	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463.01A4	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463.01A5	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463.01A6	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-463.01A7	INSURANCE FRAUD-UNLAWFUL PRACTICES	F6
20-466.01	FRAUD-FALSE/MISLEADING - CLASSIFICATION	F6
28-708A	RACING ON HIGHWAYS – SECOND OR SUBSEQUENT VIOLATIONS	F6
28-1383A3	DUI W/PASSENGER UNDER 15 YRS OLD	F6
28-3476A	FALSIFICATION OF LICENSE – CAUSES SERIOUS PHYSICAL INJURY OFFENSE	F6
28-5240A3	MOTOR CARRIER CHAPTER VIOLATION	F6
32-927A1	PRACTING CHIROPRACTIC WITHOUT LICENSE	F6
32-927A2	PRACTING CHIROPRACTIC WITHOUT LICENSE	F6
32-927A3	PRACTING CHIROPRACTIC WITHOUT LICENSE	F6
32-2554A1	PHYSICIAN ASST CHAPTER VIOLATION	F6
32-2554A2	PHYSICIAN ASST CHAPTER VIOLATION	F6
32-2554A3	PHYSICIAN ASST CHAPTER VIOLATION	F6
36-798.06A1	PROHIBITED ACTS- TOBACCO	F6
36-798.06A2	PROHIBITED ACTS- TOBACCO	F6
36-2610C	CONTROLLED SUBSTANCES – PROHIBITED ACTS	F6
36-2610D	CONTROLLED SUBSTANCES – PROHIBITED ACTS	F6
36-855	PROHIBITED ACTS – ANATOMICAL GIFTS	F6
38-503A	PUBLIC OFFICIAL-CONFLICT OF INTEREST	F6
38-503B	PUBLIC OFFICIAL-CONFLICT OF INTEREST	F6
38-504A	PUBLIC OFFICIAL-CONFLICT OF INTEREST	F6
38-504B	PUBLIC OFFICIAL-CONFLICT OF INTEREST	F6
38-504C	PUBLIC OFFICIAL-CONFLICT OF INTEREST	F6
38-505A	PUBLIC OFFICIAL-UNLAWFUL COMPENSATION	F6
39-124A	PUBLIC RECORD-RELEASE INFO	F6
39-124B	PUBLIC RECORD-RELEASE INFO	F6
39-161	PUBLIC RECORD-FALSE INSTRUMENT	F6
41-1756A1	CRIMINAL HISTORY RECORD-UNAUTHORIZED DISCLOSE	F6
41-1756A2	CRIMINAL HISTORY RECORD-UNAUTHORIZED DISCLOSE	F6
41-1756A3	CRIMINAL HISTORY RECORD-UNAUTHORIZED DISCLOSE	F6
44-1453B1	COUNTERFEIT MARKS	F6
44-1453B2	COUNTERFEIT MARKS	F6
44-1626A	PAWNBROKERS – CHARGING INTEREST	F6

<u>ARS Code</u>	<u>Description</u>	<u>Class</u>
44-1627	PAWNBROKERS – UNLICENSED	F6
46-215A1	WELFARE-FRAUDULENT ACT	F6
46-215A2	WELFARE-FRAUDULENT ACT	F6
46-215A3	WELFARE-FRAUDULENT ACT	F6
49-514G	POLLUTION CONTROL VIOLATION	F6
49-514H	POLLUTION CONTROL VIOLATION	F6
49-514I	POLLUTION CONTROL VIOLATION	F6
49-514J	POLLUTION CONTROL VIOLATION	F6