

AMENDED IN ASSEMBLY APRIL 10, 2013

CALIFORNIA LEGISLATURE—2013–14 REGULAR SESSION

**ASSEMBLY BILL**

**No. 1118**

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**Introduced by Assembly Member Hagman**  
**(Coauthor: Assembly Member Skinner)**  
**(Coauthor: Senator Nielsen)**

February 22, 2013

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An act to amend Section 72301 of the Government Code, to amend Sections 1269b and 1295 of, and to add Section 1269d to, the Penal Code, and to amend Sections 40502, 42007, 42007.1, and 42008.7 of the Vehicle Code, relating to bail.

LEGISLATIVE COUNSEL'S DIGEST

AB 1118, as amended, Hagman. Statewide bail schedule.

Existing law provides that it is the duty of the superior court judges in each county to prepare, adopt, and annually revise a uniform countywide schedule of bail for all bailable felony offenses and for all misdemeanor and infraction offenses, except Vehicle Code infractions. Under existing law a court may prescribe the procedure by which the uniform countywide schedule is prepared, adopted, and annually revised by the judges. Existing law provides that if the court does not adopt a local rule, the uniform countywide schedule of bail shall be prepared, adopted, and annually revised by a majority of the judges. Various provisions of existing law require courts to follow the countywide schedule of bail prepared pursuant to these provisions.

This bill would additionally require the Judicial Council to prepare, adopt, and annually revise a statewide bail schedule for all bailable felony offenses and for all misdemeanor and infraction offenses except Vehicle Code infractions. This bill would require a court to consider

that statewide bail schedule when adopting a uniform countywide schedule. This bill would also require a court to mail a copy of the adopted bail schedule to the Judicial Council with a report that states how that schedule differs from the statewide bail schedule. This bill would make conforming changes.

Vote: majority. Appropriation: no. Fiscal committee: yes.  
State-mandated local program: no.

*The people of the State of California do enact as follows:*

1 SECTION 1. Section 72301 of the Government Code is  
2 amended to read:

3 72301. The clerk of the superior court or one or more deputy  
4 clerks, the sheriff or one or more deputy sheriffs, or one or more  
5 city police officers shall be in attendance at all hours of the day  
6 and night, including Sundays and holidays, and may fix and accept  
7 bail pursuant to procedures established by the court for the  
8 appearance before the court of any defendant charged in the court  
9 or whenever a defendant has been arrested and booked within the  
10 county for having committed a misdemeanor. The amount of bail  
11 shall be pursuant to the schedule of bail in those cases previously  
12 fixed and approved pursuant to Section 1269b of the Penal Code.  
13 If a warrant has been issued for the arrest of the defendant, the bail  
14 shall be in the amount fixed in the warrant. The bail shall be cash,  
15 negotiable United States Treasury bonds, or a surety bond executed  
16 by a certified, admitted surety insurer as provided in the Insurance  
17 Code.

18 SEC. 2. Section 1269b of the Penal Code is amended to read:

19 1269b. (a) The officer in charge of a jail in which an arrested  
20 person is held in custody, an officer of a sheriff’s department or  
21 police department of a city who is in charge of a jail or is employed  
22 at a fixed police or sheriff’s facility and is acting under an  
23 agreement with the agency that keeps the jail in which an arrested  
24 person is held in custody, an employee of a sheriff’s department  
25 or police department of a city who is assigned by the department  
26 to collect bail, the clerk of the superior court of the county in which  
27 the offense was alleged to have been committed, and the clerk of  
28 the superior court in which the case against the defendant is  
29 pending may approve and accept bail in the amount fixed by the  
30 warrant of arrest, schedule of bail, or order admitting to bail in

1 cash or surety bond executed by a certified, admitted surety insurer  
2 as provided in the Insurance Code, to issue and sign an order for  
3 the release of the arrested person, and to set a time and place for  
4 the appearance of the arrested person before the appropriate court  
5 and give notice thereof.

6 (b) If a defendant has appeared before a judge of the court on  
7 the charge contained in the complaint, indictment, or information,  
8 the bail shall be in the amount fixed by the judge at the time of the  
9 appearance. If that appearance has not been made, the bail shall  
10 be in the amount fixed in the warrant of arrest or, if no warrant of  
11 arrest has been issued, the amount of bail shall be pursuant to the  
12 schedule of bail previously fixed and approved as provided in this  
13 section.

14 (c) It is the duty of the superior court judges in each county to  
15 prepare, adopt, and annually revise a uniform countywide schedule  
16 of bail for all bailable felony offenses and for all misdemeanor  
17 and infraction offenses except Vehicle Code infractions. The  
18 penalty schedule for infraction violations of the Vehicle Code shall  
19 be established by the Judicial Council in accordance with Section  
20 40310 of the Vehicle Code.

21 (d) A court may, by local rule, prescribe the procedure by which  
22 the uniform countywide schedule of bail is prepared, adopted, and  
23 annually revised by the judges. If a court does not adopt a local  
24 rule, the uniform countywide schedule of bail shall be prepared,  
25 adopted, and annually revised by a majority of the judges.

26 (e) (1) In adopting a uniform countywide schedule of bail for  
27 all bailable felony offenses the judges shall consider the seriousness  
28 of the offense charged. In considering the seriousness of the offense  
29 charged the judges shall assign an additional amount of required  
30 bail for each aggravating or enhancing factor chargeable in the  
31 complaint, including, but not limited to, additional bail for charges  
32 alleging facts that would bring a person within any of the following  
33 sections: Section 667.5, 667.51, 667.6, 667.8, 667.85, 667.9,  
34 667.10, 12022, 12022.1, 12022.2, 12022.3, 12022.4, 12022.5,  
35 12022.53, 12022.6, 12022.7, 12022.8, or 12022.9 of this code, or  
36 Section 11356.5, 11370.2, or 11370.4 of the Health and Safety  
37 Code.

38 (2) In considering offenses in which a violation of Chapter 6  
39 (commencing with Section 11350) of Division 10 of the Health  
40 and Safety Code is alleged, the judge shall assign an additional

1 amount of required bail for offenses involving large quantities of  
2 controlled substances.

3 (f) The countywide bail schedule shall contain a list of the  
4 offenses and the amounts of bail applicable for each as the judges  
5 determine to be appropriate. If the schedule does not list all  
6 offenses specifically, it shall contain a general clause for designated  
7 amounts of bail as the judges of the county determine to be  
8 appropriate for all the offenses not specifically listed in the  
9 schedule. A copy of the countywide bail schedule shall be sent to  
10 the officer in charge of the county jail, to the officer in charge of  
11 each city jail within the county, to each superior court judge and  
12 commissioner in the county, and to the Judicial Council.

13 (g) Commencing January 1, 2015, a court adopting the  
14 countywide bail and penalty schedule required pursuant to  
15 subdivision (c) shall consider the statewide bail schedule prepared  
16 in accordance with Section 1269d. After adopting a countywide  
17 bail schedule pursuant to subdivision (c), a court shall, as soon as  
18 practicable, mail a copy of the adopted bail schedule to the Judicial  
19 Council with a report that states how that bail schedule differs  
20 from the statewide bail schedule promulgated pursuant to Section  
21 1269d.

22 (h) Upon posting bail, the defendant or arrested person shall be  
23 discharged from custody as to the offense on which the bail is  
24 posted.

25 All money and surety bonds so deposited with an officer  
26 authorized to receive bail shall be transmitted immediately to the  
27 judge or clerk of the court by which the order was made or warrant  
28 issued or bail schedule fixed. If, in the case of felonies, an  
29 indictment is filed, the judge or clerk of the court shall transmit  
30 all of the money and surety bonds to the clerk of the court.

31 (i) If a defendant or arrested person so released fails to appear  
32 at the time and in the court so ordered upon his or her release from  
33 custody, Sections 1305 and 1306 apply.

34 SEC. 3. Section 1269d is added to the Penal Code, to read:

35 1269d. (a) In addition to preparing the penalty schedule for  
36 infraction violations of the Vehicle Code pursuant to Section  
37 40310, it is the duty of the Judicial Council, on or before January  
38 1, 2015, to prepare, adopt, and annually revise a statewide bail  
39 schedule for allailable felony offenses and for all misdemeanor  
40 and infraction offenses except Vehicle Code infractions.

1 (1) The Judicial Council shall appoint a group of judges, deemed  
2 by the council sufficient to adequately represent counties varying  
3 in size from throughout the state, to develop and approve the  
4 statewide bail schedule.

5 (2) In preparing, adopting, and annually revising the statewide  
6 bail schedule, the Judicial Council shall consult with the following  
7 representatives:

8 (A) ~~Two representatives~~—A *representative* appointed by the  
9 California District Attorneys Association.

10 (B) A representative appointed by the California Public  
11 Defenders Association.

12 (C) A representative appointed by the California Attorneys for  
13 Criminal Justice.

14 (D) A representative appointed by the California State Sheriffs’  
15 Association.

16 (E) Two representatives, each appointed by both the Golden  
17 State Bail Agents Association and the California Bail Agents  
18 Association.

19 (b) (1) In adopting the statewide bail schedule for all bailable  
20 felony offenses the Judicial Council shall consider the seriousness  
21 of the offense charged. In considering the seriousness of the offense  
22 charged the Judicial Council shall assign an additional amount of  
23 required bail for each aggravating or enhancing factor chargeable  
24 in the complaint, including, but not limited to, additional bail for  
25 charges alleging facts that would bring a person within any of the  
26 following sections: Section 667.5, 667.51, 667.6, 667.8, 667.85,  
27 667.9, 667.10, 12022, 12022.1, 12022.2, 12022.3, 12022.4,  
28 12022.5, 12022.53, 12022.6, 12022.7, 12022.8, or 12022.9 of this  
29 code, or Section 11356.5, 11370.2, or 11370.4 of the Health and  
30 Safety Code.

31 (2) In considering offenses in which a violation of Chapter 6  
32 (commencing with Section 11350) of Division 10 of the Health  
33 and Safety Code is alleged, the Judicial Council shall assign an  
34 additional amount of required bail for offenses involving large  
35 quantities of controlled substances.

36 (c) The statewide bail schedule shall contain a list of the offenses  
37 and the amounts of bail applicable for each as the Judicial Council  
38 determines to be appropriate. If the schedule does not list all  
39 offenses specifically, it shall contain a general clause for designated

1 amounts of bail as the Judicial Council determines to be appropriate  
2 for all the offenses not specifically listed in the schedule.

3 (d) The Judicial Council shall adopt California Rules of Court  
4 consistent with this section.

5 SEC. 4. Section 1295 of the Penal Code is amended to read:

6 1295. (a) The defendant, or any other person, at any time after  
7 an order admitting defendant to bail or after the arrest and booking  
8 of a defendant for having committed a misdemeanor, instead of  
9 giving bail may deposit, with the clerk of the court in which the  
10 defendant is held to answer or notified to appear for arraignment,  
11 the sum mentioned in the order or, if no order, in the schedule of  
12 bail previously fixed by the judges of the court pursuant to Section  
13 1269b, and, upon delivering to the officer in whose custody  
14 defendant is a certificate of the deposit, the defendant must be  
15 discharged from custody.

16 (b) Where more than one deposit is made with respect to any  
17 charge in any accusatory pleading based upon the acts supporting  
18 the original charge as a result of which an earlier deposit was made,  
19 the defendant shall receive credit in the amount of any earlier  
20 deposit.

21 (c) The clerk of the court shall not accept a general assistance  
22 check for this deposit or any part thereof.

23 SEC. 5. Section 40502 of the Vehicle Code is amended to read:

24 40502. The place specified in the notice to appear shall be any  
25 of the following:

26 (a) Before a magistrate within the county in which the offense  
27 charged is alleged to have been committed and who has jurisdiction  
28 of the offense and is nearest or most accessible with reference to  
29 the place where the arrest is made.

30 (b) Upon demand of the person arrested, before a judge or other  
31 magistrate having jurisdiction of the offense at the county seat of  
32 the county in which the offense is alleged to have been committed.  
33 This subdivision applies only if the person arrested resides, or the  
34 person’s principal place of employment is located, closer to the  
35 county seat than to the magistrate nearest or most accessible to the  
36 place where the arrest is made.

37 (c) (1) Before a person authorized to receive a deposit of bail.

38 (2) The clerk and deputy clerks of the superior court are persons  
39 authorized to receive bail in accordance with the schedule of bail  
40 approved pursuant to Section 1269b of the Penal Code.

1 (d) (1) Before the juvenile court, a juvenile court referee, or a  
2 juvenile hearing officer within the county in which the offense  
3 charged is alleged to have been committed, if the person arrested  
4 appears to be under the age of 18 years. The juvenile court shall  
5 by order designate the proper person before whom the appearance  
6 is to be made.

7 (2) In a county that has implemented the provisions of Section  
8 603.5 of the Welfare and Institutions Code, if the offense alleged  
9 to have been committed by a minor is classified as an infraction  
10 under this code, or is a violation of a local ordinance involving the  
11 driving, parking, or operation of a motor vehicle, the citation shall  
12 be issued as provided in subdivision (a), (b), or (c); provided,  
13 however, that if the citation combines an infraction and a  
14 misdemeanor, the place specified shall be as provided in this  
15 subdivision.

16 (e) If the place specified in the notice to appear is within a  
17 county where a department of the superior court is to hold a night  
18 session within a period of not more than 10 days after the arrest,  
19 the notice to appear shall contain, in addition to the above, a  
20 statement notifying the person arrested that the person may appear  
21 before a night session of the court.

22 SEC. 6. Section 42007 of the Vehicle Code is amended to read:

23 42007. (a) (1) The clerk of the court shall collect a fee from  
24 every person who is ordered or permitted to attend a traffic violator  
25 school pursuant to Section 41501 or 42005 in an amount equal to  
26 the total bail set forth for the eligible offense on the bail schedule  
27 required pursuant to Section 1269b of the Penal Code. As used in  
28 this subdivision, "total bail" means the amount established pursuant  
29 to Section 1269b of the Penal Code in accordance with the Uniform  
30 Bail and Penalty Schedule adopted by the Judicial Council,  
31 including all assessments, surcharges, and penalty amounts. Where  
32 multiple offenses are charged in a single notice to appear, the "total  
33 bail" is the amount applicable for the greater of the qualifying  
34 offenses. However, the court may determine a lesser fee under this  
35 subdivision upon a showing that the defendant is unable to pay  
36 the full amount.

37 The fee shall not include the cost, or any part thereof, of traffic  
38 safety instruction offered by a traffic violator school.

39 (2) The clerk may accept from a defendant who is ordered or  
40 permitted to attend traffic violator school a payment of at least 10

1 percent of the fee required by paragraph (1) upon filing a written  
 2 agreement by the defendant to pay the remainder of the fee  
 3 according to an installment payment schedule of no more than 90  
 4 days as agreed upon with the court. The Judicial Council shall  
 5 prescribe the form of the agreement for payment of the fee in  
 6 installments. When the defendant signs the Judicial Council form  
 7 for payment of the fee in installments, the court shall continue the  
 8 case to the date in the agreement to complete payment of the fee  
 9 and submit the certificate of completion of traffic violator school  
 10 to the court. The clerk shall collect a fee of up to thirty-five dollars  
 11 (\$35) to cover administrative and clerical costs for processing an  
 12 installment payment of the traffic violator school fee under this  
 13 paragraph.

14 (3) If a defendant fails to make an installment payment of the  
 15 fee according to an installment agreement, the court may convert  
 16 the fee to bail, declare it forfeited, and report the forfeiture as a  
 17 conviction under Section 1803. The court may also charge a failure  
 18 to pay under Section 40508 and impose a civil assessment as  
 19 provided in Section 1214.1 of the Penal Code or issue an arrest  
 20 warrant for a failure to pay. For the purposes of reporting a  
 21 conviction under this subdivision to the department under Section  
 22 1803, the date that the court declares the bail forfeited shall be  
 23 reported as the date of conviction.

24 (b) Revenues derived from the fee collected under this section  
 25 shall be deposited in accordance with Section 68084 of the  
 26 Government Code in the general fund of the county and, as may  
 27 be applicable, distributed as follows:

28 (1) In any county in which a fund is established pursuant to  
 29 Section 76100 or 76101 of the Government Code, the sum of one  
 30 dollar (\$1) for each fund so established shall be deposited with the  
 31 county treasurer and placed in that fund.

32 (2) In any county that has established a Maddy Emergency  
 33 Medical Services Fund pursuant to Section 1797.98a of the Health  
 34 and Safety Code, an amount equal to the sum of each two dollars  
 35 (\$2) for every seven dollars (\$7) that would have been collected  
 36 pursuant to Section 76000 of the Government Code and,  
 37 commencing January 1, 2009, an amount equal to the sum of each  
 38 two dollars (\$2) for every ten dollars (\$10) that would have been  
 39 collected pursuant to Section 76000.5 of the Government Code  
 40 with respect to those counties to which that section is applicable

1 shall be deposited in that fund. Nothing in the act that added this  
2 paragraph shall be interpreted in a manner that would result in  
3 either of the following:

4 (A) The utilization of penalty assessment funds that had been  
5 set aside, on or before January 1, 2000, to finance debt service on  
6 a capital facility that existed before January 1, 2000.

7 (B) The reduction of the availability of penalty assessment  
8 revenues that had been pledged, on or before January 1, 2000, as  
9 a means of financing a facility which was approved by a county  
10 board of supervisors, but on January 1, 2000, is not under  
11 construction.

12 (3) The amount of the fee that is attributable to Section 70372  
13 of the Government Code shall be transferred pursuant to  
14 subdivision (f) of that section.

15 (c) For fees resulting from city arrests, an amount equal to the  
16 amount of base fines that would have been deposited in the treasury  
17 of the appropriate city pursuant to paragraph (3) of subdivision  
18 (b) of Section 1463.001 of the Penal Code shall be deposited in  
19 the treasury of the appropriate city.

20 (d) The clerk of the court, in a county that offers traffic school  
21 shall include in any courtesy notice mailed to a defendant for an  
22 offense that qualifies for traffic school attendance the following  
23 statement:

24  
25 NOTICE: If you are eligible and decide not to attend traffic  
26 school your automobile insurance may be adversely affected. One  
27 conviction in any 18-month period will be held confidential and  
28 not show on your driving record if you complete a traffic violator  
29 school program.

30  
31 (e) Notwithstanding any other provision of law, a county that  
32 has established a Maddy Emergency Medical Services Fund  
33 pursuant to Section 1797.98a of the Health and Safety Code shall  
34 not be held liable for having deposited into the fund, prior to  
35 January 1, 2009, an amount equal to two dollars (\$2) for every ten  
36 dollars (\$10) that would have been collected pursuant to Section  
37 76000.5 of the Government Code from revenues derived from  
38 traffic violator school fees collected pursuant to this section.

39 SEC. 7. Section 42007.1 of the Vehicle Code is amended to  
40 read:

1 42007.1. (a) The amount collected by the clerk pursuant to  
 2 subdivision (a) of Section 42007 shall be in an amount equal to  
 3 the total bail set forth for the eligible offense on the bail schedule  
 4 pursuant to Section 1269b of the Penal Code plus a  
 5 forty-nine-dollar (\$49) fee, and a fee determined by the department  
 6 to be sufficient to defray the cost of routine monitoring of traffic  
 7 violator school instruction pursuant to subdivision (c) of Section  
 8 11208, and a fee, if any, established by the court pursuant to  
 9 subdivision (c) of Section 11205.2 to defray the costs incurred by  
 10 a traffic assistance program.

11 (b) Notwithstanding subdivision (b) of Section 42007, the  
 12 revenue from the forty-nine-dollar (\$49) fee collected under this  
 13 section shall be deposited in the county general fund. Fifty-one  
 14 percent of the amount collected under this section and deposited  
 15 into the county general fund shall be transmitted therefrom monthly  
 16 to the Controller for deposit in the Immediate and Critical Needs  
 17 Account of the State Court Facilities Construction Fund,  
 18 established in Section 70371.5 of the Government Code.

19 (c) The fee assessed pursuant to subdivision (c) of Section 11208  
 20 shall be allocated to the department to defray the costs of  
 21 monitoring traffic violator school instruction.

22 SEC. 8. Section 42008.7 of the Vehicle Code is amended to  
 23 read:

24 42008.7. (a) The State of California continues to face a fiscal  
 25 and economic crisis affecting the state budget and the overall state  
 26 economy. In light of this crisis, a one-time infraction amnesty  
 27 program would do the following:

28 (1) Provide relief to individuals who have found themselves in  
 29 violation of a court-ordered obligation because they are financially  
 30 unable to pay traffic bail or fines.

31 (2) Provide increased revenue at a time when revenue is scarce  
 32 by encouraging payment of old fines that have remained unpaid.

33 (3) Allow courts and counties to resolve older delinquent cases  
 34 and focus limited resources on collecting on more recent cases.

35 (b) A one-time amnesty program for fines and bail meeting the  
 36 eligibility requirements set forth in subdivision (e) shall be  
 37 established in each county. Unless agreed otherwise by the court  
 38 and the county in writing, the government entities that are  
 39 responsible for the collection of delinquent court-ordered debt  
 40 shall be responsible for implementation of the amnesty program

1 as to that debt, maintaining the same division of responsibility in  
2 place with respect to the collection of court-ordered debt under  
3 subdivision (b) of Section 1463.010 of the Penal Code.

4 (c) As used in this section, the term “fine” or “bail” refers to  
5 the total amounts due in connection with a specific violation, which  
6 include, but are not limited to, the following:

7 (1) Base fine or bail, as established by court order, by statute,  
8 or by the court’s bail schedule adopted pursuant to Section 1269b  
9 of the Penal Code.

10 (2) Penalty assessments imposed pursuant to Section 1464 of  
11 the Penal Code and Sections 70372, 76000, 76000.5, 76104.6, and  
12 76104.7 of the Government Code.

13 (3) Civil assessment imposed pursuant to Section 1214.1 of the  
14 Penal Code.

15 (4) State surcharge imposed pursuant to Section 1465.7 of the  
16 Penal Code.

17 (5) Court security fee imposed pursuant to Section 1465.8 of  
18 the Penal Code.

19 (d) In addition to and at the same time as the mandatory one-time  
20 amnesty program is established pursuant to subdivision (b), the  
21 court and the county may jointly agree to extend that amnesty  
22 program to fines and bail imposed for a misdemeanor violation of  
23 this code and a violation of Section 853.7 of the Penal Code added  
24 to the misdemeanor case otherwise subject to the amnesty. The  
25 amnesty program authorized pursuant to this subdivision shall not  
26 apply to parking violations and violations of Section 23103, 23104,  
27 23105, 23152, or 23153 of this code.

28 (e) Violations are only eligible for amnesty if paragraph (1),  
29 (2), or (3) applies and the requirements of paragraphs (4), (5), and  
30 (6) are met:

31 (1) The violation is an infraction violation filed with the court.

32 (2) It is a violation of subdivision (a) or (b) of Section 40508,  
33 or a violation of Section 853.7 of the Penal Code added to the case  
34 subject to paragraph (1).

35 (3) The violation is a misdemeanor violation filed with the court  
36 to which subdivision (d) applies.

37 (4) The due date for payment of the fine or bail was on or before  
38 January 1, 2009.

39 (5) The defendant does not owe victim restitution on any case  
40 within the county.

1 (6) There are no outstanding misdemeanor or felony warrants  
2 for the defendant within the county, except for misdemeanor  
3 warrants for misdemeanor violations authorized by the court and  
4 the county pursuant to subdivision (d).

5 (f) Each amnesty program shall accept, in full satisfaction of  
6 any eligible fine or bail, 50 percent of the fine or bail amount, as  
7 defined in subdivision (c) of this section. Payment of a fine or bail  
8 under an amnesty program implemented pursuant to this section  
9 shall be accepted beginning January 1, 2012, and ending June 30,  
10 2012. The Judicial Council shall adopt guidelines for the amnesty  
11 program no later than November 1, 2011, and each program shall  
12 be conducted in accordance with Judicial Council guidelines.

13 (g) No criminal action shall be brought against a person for a  
14 delinquent fine or bail paid under the amnesty program.

15 (h) The total amount of funds collected under the amnesty  
16 program shall as soon as practical after receipt thereof be deposited  
17 in the county treasury or the account established under Section  
18 77009 of the Government Code. Any unreimbursed costs of  
19 operating the amnesty program, excluding capital expenditures,  
20 may be deducted from the revenues collected under the amnesty  
21 program by the court or the county that incurred the expense of  
22 operating the program. Notwithstanding Section 1203.1d of the  
23 Penal Code, the remaining revenues collected under the amnesty  
24 program shall be distributed on a pro rata basis in the same manner  
25 as a partial payment distributed pursuant to Section 1462.5 of the  
26 Penal Code.

27 (i) Each court or county implementing an amnesty program  
28 shall file, not later than September 30, 2012, a written report with  
29 the Judicial Council, on a form approved by the Judicial Council.  
30 The report shall include information about the number of cases  
31 resolved, the amount of money collected, and the operating costs  
32 of the amnesty program. Notwithstanding Section 10231.5 of the  
33 Government Code, on or before December 31, 2012, the Judicial  
34 Council shall submit a report to the Legislature summarizing the  
35 information provided by each court or county.