

PENAL CODES OF OF THE STATE OF SAN ANDREAS
GOVERNED AND UPHELD BY THE DEPARTMENT OF JUSTICE



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Amendment 1: Freedom of Speech

This amendment guarantees the right to freedom of speech while ensuring a balance between individual expression and societal harmony. The restrictions aim to maintain public respect and safety:

1. **Prohibited Language:** Explicit derogatory terms like the F-word and N-word are strictly banned to prevent offensive or harmful speech.
2. **Hate Speech and Political Incitement:** This includes any racially offensive, discriminatory language or speech that could provoke political unrest.
3. **Harmful Insults:** Language causing significant psychological harm or distress is strictly prohibited.

Enforcement: Violations lead to substantial fines and/or imprisonment, reinforcing the commitment to a respectful public discourse.

Amendment 2: Refusal to Provide Identification

Citizens are entitled to privacy and can refuse to identify themselves except under specific lawful conditions:

1. **When Required:** Law enforcement must demonstrate valid reasons such as suspicion of a crime or probable cause.
2. **Exceptions:** Identification is mandatory for state facility access to ensure security.

Penalties: Unlawful refusal results in fines or imprisonment, while law enforcement's misuse of this rule can also face legal scrutiny.

Amendment 3: Right to Bear Arms

The right to bear arms is preserved under regulated conditions to ensure public safety:

1. Weapons must not be openly displayed.
2. A government-issued license is mandatory.
3. Weapons cannot be carried into state buildings.
4. All firearms must be purchased from authorized stores.
5. Ammunition limits are strictly defined (1 weapon + 100 rounds).

Penalties: Violations include significant fines and extended imprisonment, emphasizing responsible gun ownership.

Amendment 4: Search and Seizure

This amendment protects individuals against arbitrary invasions of privacy:

1. **Probable Cause:** Searches and seizures require warrants based on credible evidence.

2. Specificity: Warrants must clearly define the scope of the search and the items or persons involved.

Penalties: Unlawful searches may result in evidence dismissal and fines for responsible officers, ensuring accountability.

Amendment 5: Excessive Punishment

This amendment prohibits any form of punishment deemed excessive or inhumane:

1. Scope: Applies to fines, bail amounts, and punitive measures.
2. Oversight: Ensures proportionality and fairness in sentencing.

Penalties: Violations result in hefty fines and potential dismissal of the responsible parties, safeguarding humane treatment.

Article 1: General Provisions

Defines the overarching framework for the Penal Code, including:

1. Purpose: Categorization of offenses, sentencing, and public safety.
2. Liability: Crimes must meet the "beyond a reasonable doubt" standard.
3. Felony and Infraction Classes: Clear distinctions and escalating penalties.
4. Rehabilitation: Programs for non-violent offenders to encourage reintegration.

Article 2: Crimes against Society

§2.1 Possession of cocaine

- §2.1.1 Possession of cocaine in small quantities
Possessing cocaine in quantities no more than four (4) units.
Confiscation and entails a monetary penalty of ten thousand dollars (\$10,000).
- §2.1.2 Possession of cocaine in moderate quantities
Possessing cocaine in quantities between five (5) to eight (8) units.
Confiscation and entails a monetary penalty of thirty thousand dollars (\$30,000).
- §2.1.3 Possession of cocaine with intent to supply
Possessing cocaine in quantities larger than eight (8) units.
Categorized as a Class D felony, confiscation and entails a monetary penalty of fifty-five thousand dollars (\$55,000).

§2.2 Possession of cannabis

- §2.2.1 Possession of cannabis in small quantities

Possessing cannabis in quantities no more than ten (10) units.

Confiscation and entails a monetary penalty of eight thousand dollars (\$10,000).

- §2.2.2 Possession of cannabis in moderate quantities

Possessing cannabis in quantities eleven (11) or more units.

Confiscation and entails a monetary penalty of thirty thousand dollars (\$30,000).

- §2.2.3 Possession of cannabis with intent to supply

Selling cannabis of any amount.

Categorized as a Class D felony, confiscation and entails a monetary penalty of fifty-five thousand dollars (\$55,000).

- §2.2.4 Cultivation of cannabis in small quantities

Cultivating cannabis quantities of five (5) or less.

Categorized as a Class E felony, confiscation, entails a monetary penalty of twenty thousand dollars (\$20,000).

- §2.2.5 Cultivation of cannabis in large quantities

Cultivating cannabis quantities of six (6) or more.

Categorized as a Class C felony, confiscation, entails a monetary penalty of forty thousand dollars (\$40,000).

§2.3 Usage of illicit substances in public

Consuming cocaine or cannabis in a public forum.

Confiscation and monetary penalty of fifteen thousand dollars (\$15,000).

§2.4 Prohibited items, defined as follows:

- All firearms without a serial number
- State-issued weapons or meleees

- Ballistic vest with state markings
- Ballistic vest of any color except gray or special markings
- Spare weapons parts
- State-issued facial covering
- Vehicle scanners
- USB drives containing malicious software
- Engine blockers
- Search Base Hack
- Lockpick or key sets
- Fake documentation
- Anti-radar equipment
- Counterfeit cash
- People scanner
- Alcohol (only in accordance with §2.4.1.2)
- State-issued articles and licenses (only in accordance with §2.4.1.2)
- Medical supplies (only in accordance with §2.4.1.2)
- Stolen goods (TVs, Furniture, Box of things, etc.)

Note: Engine blockers may be utilized by law enforcement agencies and their employees, during their official duties, so long as it can be performed safely.

- §2.4.1 Possession of prohibited items in small quantities
Possessing any prohibited items, as mentioned in Penal Code article §2.4, in quantities of no more than three (3) units.
Categorized as a Class A infraction, confiscation and entails a monetary penalty of fifteen thousand dollars (\$15,000).
- §2.4.2 Possession of prohibited items in large quantities
Possessing any prohibited items, as mentioned in Penal Code article §2.4, in quantities of more than three (3) units.
Categorized as a Class D felony, confiscation and entails a monetary penalty of twenty thousand dollars (\$20,000).
- §2.4.3 Sale of prohibited items in public shops
Sale of any prohibited items, as described in Penal Code article §2.4, in public shops. Categorized as a Class C felony, confiscation and entails a monetary penalty of thirty thousand dollars (\$30,000).

§2.5 Firearm offenses

Offenses in relation to the Firearm Laws marked below

- §2.5.1 Carrying without a license
Carrying any weapons without the proper licenses.
Categorized as a Class A infraction, confiscation, and entails a monetary penalty of

twenty thousand dollars (\$20,000).

- §2.5.2 Overcarrying

Being in breach of the carrying limit as described in the Gun Law.

Categorized as a Class D felony, confiscation, and entails a monetary penalty of twenty thousand dollars (\$20,000).



- §2.5.3 Open carrying
Intentionally publicly displaying any object of which is commonly used to inflict bodily harm on a person.
Categorized as a Class D felony, confiscation, revocation of gun license and entails a monetary penalty of fifteen thousand dollars (\$15,000).
- §2.5.4 Possession of any prohibited weapon
Being in possession of one (1) weapon of a prohibited origin, as mentioned in Penal Code article §2.4.
Categorized as a Class D felony, confiscation, and entails a monetary penalty of fifteen thousand dollars (\$15,000).
- §2.5.5 Possession of multiple prohibited weapons
Being in possession of 2 or more than 2 weapons of prohibited origin, as mentioned in Penal Code article §2.4.
Categorized as a Class C felony, confiscation, and entails a monetary penalty of thirty thousand dollars (\$30,000).
- §2.5.6 Brandishing of a weapon
Intentionally publicly displaying or usage of any weaponry, with the intent to scare and/or threaten.
Categorized as a Class C felony, confiscation, revocation of gun license and entails a monetary penalty of twenty-five thousand dollars (\$25,000).
- §2.5.7 Possession of state-issued articles
Being in possession of state-issued weaponry or otherwise unique equipment only available to state employees.
Categorized as a Class C felony, confiscation, and entails a monetary penalty of forty thousand dollars (\$40,000).
- §2.5.8 Discharging a weapon in a public place
The act of firing/discharging any type of weapon in an area that is accessible to the public.
Categorized as a Class E felony, confiscation, revocation of gun license and entails a monetary penalty of fifteen thousand dollars (\$15,000).

§2.6 Infliction of physical injury or resulting in fatality

- §2.6.1 Non-lethal battery
Intentional infliction of non-lethal bodily harm without usage of objects where bullets, shells, or other missiles are propelled by explosive force.
Categorized as a Class E felony and entails a monetary penalty of ten thousand dollars (\$10,000).
- §2.6.2 Manslaughter
Unintentionally killing another citizen.
Categorized as a Class C felony and entails a monetary penalty of twenty thousand dollars (\$20,000).
- §2.6.3 Assault by threat
Verbal assault where a likelihood of the threat's execution is present.
Categorized as a Class C felony and entails a monetary penalty of twenty thousand dollars (\$20,000).
- §2.6.4 Attempted murder

Attempted murder, directly or indirectly, towards a citizen of the state.



Categorized as a Class A felony and entails a monetary penalty of thirty thousand dollars (\$30,000).

- §2.6.5 Murder through hostile action
Intentionally killing another citizen, without prior planning.
Categorized as a Class B felony and holds no right to bail, entails a monetary penalty of thirty-five thousand dollars (\$35,000).
- §2.6.6 Rape / Sexual Assault
Committing sexual acts through intercourses or penetration against the person's will. Categorized as a Class A felony and entails a monetary penalty of fifty-five thousand dollars (\$55,000).

§2.7 Negligence

- §2.7.1 Failure to act
Abandonment of a citizen whose life is in danger and who cannot take measures to combat the life-threatening condition themselves.
Categorized as a Class E felony and entails a monetary penalty of ten thousand dollars (\$10,000).
- §2.7.2 Refusal of duty to act
Refusing to act in the best interest of the general public by a civil servant. Categorized as a Class C felony and dismissal of their position.
- §2.7.3 Failure to act by a civil servant
Abandonment of a citizen whose life is in danger and who cannot take measures to combat the life-threatening condition themselves, by a civil servant.
Categorized as a Class C felony and dismissal of their position.
- §2.7.4 Negligence I
A public servant's dishonest or negligent attitude leading to significant violations of citizens' rights, organizations' legitimate interests, or the government's legally protected interests.
Categorized as a Class C felony and entails a monetary penalty of thirty-five thousand dollars (\$35,000).
- §2.7.4.1 Negligence II
A public servant's dishonest or negligent attitude leading to violations of citizens' rights, organizations' legitimate interests, or the government's legally protected interests, or constituting an offense of a special nature causing minor injury or no injury at all.
Categorized as a Class D felony and entails a monetary penalty of forty thousand dollars (\$40,000).

§2.8 Suppression of individual liberties

- §2.8.1 Kidnapping
Abduction and holding someone captive against their will.
Categorized as a Class B felony, holds no right to bail, and entails a monetary penalty of thirty-five thousand dollars (\$35,000).
- §2.8.2 Taking a hostage

Holding a person as security for the fulfillment of a condition.



Categorized as a Class B felony, holds no right to bail, and entails a monetary penalty of fifty thousand dollars (\$50,000).

- §2.8.3 Unlawful Detention

The act of depriving an individual of their freedom or liberty against their will, without legal justification or authority.

Categorized as a Class C felony and entails a monetary penalty of twenty thousand dollars (\$20,000).

§2.9 Bullying and disruptive actions

- §2.9.1 Disorderly Conduct

Conduct that disturbs the peace, morals, or safety of the general public or of a class of people.

Categorized as a Class E felony and entails a monetary penalty of twenty thousand dollars (\$20,000).

- §2.9.2 Street harassment

Rude, derogatory, or unwelcome comments, whistles, or any other unwelcome form of verbal interaction.

Categorized as a Class D felony and entails a monetary penalty of fifteen thousand dollars (\$15,000).

- §2.9.3 Sexual harassment

Unwelcome sexual advances, requests for sexual favors, and other verbal or physical harassment of a sexual nature.

Categorized as a Class C felony and entails a monetary penalty of thirty-two thousand dollars (\$32,000).

- §2.9.4 Stalking

Willfully and repeatedly following or harassing another person in circumstances that would cause a reasonable person to fear injury or death.

Categorized as a Class B felony, holds no right to bail, and entails a monetary penalty of thirty-six thousand dollars (\$36,000).

- §2.9.5 Hooliganism

Causing a tumultuous disturbance of the public peace.

Categorized as a Class C felony and entails a monetary penalty of fifteen thousand dollars (\$15,000).

- §2.9.6 Rioting

Causing a tumultuous disturbance of the public peace by three or more persons assembled and acting with a common intent.

Categorized as a Class C felony and entails a monetary penalty of forty thousand dollars (\$40,000).

- §2.9.7 Violation of the regulations for a meeting, rally, public event, or protest I Engaging in a public event or meeting that leads to law violations, disruption of peace, or damage to property.

Categorized as a Class C felony and entails a monetary penalty of twenty-five thousand dollars (\$25,000).

- §2.9.7.1 Violation of the regulations for a meeting, rally, public event, or protest II
The conduct described in part 1 of this article involving the usage of weapons.



Categorized as a Class B felony and entails a monetary penalty of thirty-five thousand dollars (\$35,000).

- §2.9.7.2 Violation of the regulations for a meeting, rally, public event, or protest III

The conduct described in parts 1 and 2 of this article resulted in serious injury or death of a person or multiple people.

Categorized as a Class A felony and entails a monetary penalty of forty-five thousand dollars (\$45,000).

- §2.9.8 Spreading of disease

The intentional direct transfer of bacteria, viruses, or other germs from one person to another.

Categorized as a Class A infraction and entails a monetary penalty of fifteen thousand dollars (\$15,000).

- §2.9.9 Indecent exposure

Intentional exposure of part of one's body in a place where such exposure is likely to be an offense against the accepted standards of decency.

Categorized as a Class D felony and entails a monetary penalty of twenty thousand dollars (\$20,000).

- §2.9.10 Provoking

To induce someone to act or react as a direct result of one's deliberate acts to annoy or harass.

Categorized as a Class D felony and entails a monetary penalty of eighteen thousand dollars (\$18,000).

- §2.9.11 Defamation of character

The action of damaging the good reputation of someone; slander or libel.

Categorized as a Class C felony and entails a monetary penalty of fifty thousand dollars (\$50,000). monetary penalty can be increased with Judicial Order.

Note: This charge requires a court verdict or warrant from a judiciary member, requiring significant evidence to prove a person's character has been damaged due to slander or libel.

- §2.9.12 Complicity I

An accomplice is someone who assists another person in committing a crime, even if those actions differ from the crime itself.

Categorized as a Class C felony and entails a monetary penalty of forty thousand dollars (\$40,000).

- §2.9.13 Complicity II

Failure to report (or to attempt) a crime to the authorities makes one an accomplice. Categorized as a Class D felony and entails a monetary penalty of twenty-five thousand dollars (\$25,000).

§2.10 Robbery and Fraud

- §2.10.1 Document forgery

Creating a document to give the appearance of legal significance to a fact that is untrue.

Categorized as a Class C felony, confiscation, and entails a monetary penalty of thirty-six thousand dollars (\$36,000).

- §2.10.2 Looting of an Automated Teller Machine (ATM)

Unlawful taking of money from an Automated Teller Machine where no parties



involved suffered bodily harm of any significance.

Categorized as a Class D felony, confiscation, and entails a monetary penalty of fifteen thousand dollars (\$15,000).

- §2.10.3 Theft of property

Taking property belonging to another without that person's consent, through means which do not cause bodily harm.

Categorized as a Class C felony and entails a monetary penalty of twenty thousand dollars (\$20,000).

- §2.10.4 Fraud

Fraud is a deliberate act with the intention of obtaining an unauthorized benefit, either for oneself or for the institution, by using deception or false suggestions or suppression of truth or other unethical means.

Categorized as a Class C felony and entails a monetary penalty of thirty thousand dollars (\$30,000).

- §2.10.5 Grand Theft Auto

Commandeering another person's vehicle, without permission and with the intent to deprive the owner of it permanently or significantly.

Categorized as a Class C felony and entails a monetary penalty of thirty-two thousand dollars (\$32,000).

- §2.10.6 Robbery

Taking property unlawfully from a person or place by force or threat.

Categorized as a Class B felony, holds no right to bail, and entails a monetary penalty of thirty-eight thousand dollars (\$38,000).

- §2.10.7 False advertisement

Publicly distributing an advertisement that contains an untrue, misleading, or deceptive representation or statement.

Categorized as a Class A infraction and entails a monetary penalty of fifteen thousand dollars (\$15,000).

- §2.10.7.1 Illegal advertisement

Advertising on platforms not made for advertisement (i.e., Club radio).

Categorized as a Class C infraction and entails a monetary penalty of thirty-eight thousand dollars (\$38,000).

§2.11 Miscellaneous and petty crimes

- §2.11.1 Attempted Suicide

Act in which an individual intentionally tries to end their own life but does not succeed in completing the act.

Categorized as a Class B infraction, and the suspect shall be sent to a mental health screening from the Emergency Medical Services.

- §2.11.2 Conspiracy to commit a crime

Criminal offense where two or more individuals agree to engage in unlawful conduct with the intent to commit a specific crime.

Categorized as a Class D felony and entails a monetary penalty of twenty thousand dollars (\$20,000).

- §2.11.3 Vandalism

Willful or deliberate act of damaging, destroying, defacing, or altering public/private property without the owner's consent.



Categorized as a Class C felony and entails a monetary penalty of twenty-three thousand dollars (\$23,000).

Note: The convicted vandal will be ordered to pay reparation to the victim of the crime in a court of law.

- §2.11.4 Illegal fishing

Unauthorized fishing in restricted or prohibited areas, such as the pond in Mirror Park.

Categorized as a Class B infraction and entails a monetary penalty of ten thousand dollars (\$10,000).

Article 3. Crimes Against the State

§3.1 Terrorism and Criminal Organizations

- §3.1.1 Participation in Terrorism

Directly or indirectly participating in actions involving violence and intimidation for political aims.

Categorized as a Class A felony with a monetary penalty of fifty thousand dollars (\$50,000).

- §3.1.2 Terroristic Acts

The unlawful use of violence and intimidation for political objectives.

Categorized as a Class A felony with a monetary penalty of fifty thousand dollars (\$50,000).

- §3.1.3 Organization of Terrorism

Recruiting individuals to join a political movement that uses terror to achieve its goals.

Categorized as a Class A felony with a monetary penalty of seventy-five thousand dollars (\$75,000).

- §3.1.4 Leading a Terrorist Organization

Providing guidance or leadership to a terrorist organization with political aims. Categorized as a Class A felony with a monetary penalty of one hundred thousand dollars (\$100,000).

Note: Participation in terrorism allows the state to seize any monetary income and seal any related businesses of the offender.

- §3.1.5 Formation of an Armed Group

Creating or participating in the development of a group with the intent to commit criminal activities.

Categorized as a Class B felony, non-bailable, with a monetary penalty of forty thousand dollars (\$40,000).

- §3.1.6 Banditry

Engaging in organized crime involving threats of violence.

Categorized as a Class B felony, non-bailable, with a monetary penalty of thirty-five thousand dollars (\$35,000).

§3.2 Obstruction of Justice

Willfully interfering with the justice process.



Categorized as a Class C felony with a monetary penalty of thirty-five thousand dollars (\$35,000).

§3.3 Attempted Seizure of Power / Treason

Attempting to unlawfully seize power or aiding state enemies.

Categorized as a Class A felony with a monetary penalty of one hundred twenty thousand dollars (\$120,000).

§3.4 Trespassing

- §3.4.1 Trespassing on Private Property

Entering or loitering unlawfully on private land.

Categorized as a Class D felony with a monetary penalty of fifteen thousand dollars (\$15,000).

- §3.4.2 Trespassing on State Property

Entering or loitering unlawfully on state property.

Categorized as a Class C felony with a monetary penalty of twenty-five thousand dollars (\$35,000).

- §3.4.3 Breaking and Entering

Forcibly gaining unlawful access to another's building.

Categorized as a Class B felony with a monetary penalty of twenty-three thousand dollars (\$25,000).

§3.5 Failure to Comply

Intentionally refusing to cooperate with lawful requests from state employees.

Categorized as a Class B felony with a monetary penalty of thirty-five thousand dollars (\$35,000).

§3.6 Failure to Identify

Intentionally refusing to provide state-issued identification upon lawful

request. Categorized as a Class D felony with a monetary penalty of twenty thousand dollars (\$20,000).

§3.7 Illegal Gambling

Participating in or organizing unauthorized gambling activities.

Categorized as a Class D felony with a monetary penalty of twenty-five thousand dollars (\$25,000).

§3.8 Impersonation

- §3.8.1 Impersonation of a Civil Servant

Unauthorized appropriation of powers granted to a civil servant.

Categorized as a Class D felony with a monetary penalty of forty-five thousand dollars (\$45,000).

- §3.8.2 Impersonation of a Law Enforcement Officer

Unauthorized appropriation of powers granted to a law enforcement officer. Categorized as a Class C felony with a monetary penalty of thirty-five thousand dollars (\$35,000).



§3.9 Battery of a Public Servant

Intentional infliction of non-lethal bodily injury to a state employee.

Categorized as a Class C felony with a monetary penalty of fifteen thousand dollars (\$15,000).

§3.10 Attempted Murder of a Public Servant

Attempting to murder state or federal personnel.

Categorized as a Class A felony with a monetary penalty of fifty thousand dollars (\$50,000).

§3.11 False Reporting

Knowingly alerting authorities with incorrect details or reporting non-existent incidents. Categorized as a Class C felony with a monetary penalty of twenty thousand dollars (\$20,000).

§3.12 Illegal Acquisition of State Secrets

Acquiring state secrets through theft, deception, blackmail, or other illegal means. Categorized as a Class B felony with a monetary penalty of thirty-five thousand dollars (\$35,000).

§3.13 Hiding or Destroying Evidence

Attempting to hide or destroy evidence of a crime.

Categorized as a Class C felony with a monetary penalty of forty thousand dollars (\$40,000).

§3.14 Negligence in Communication

A public servant's serious ethical or moral violation through destructive communication. Categorized as a Class C felony with a monetary penalty of thirty thousand dollars (\$30,000).

§3.15 Election Laws

- §3.15.1 Breach of Electoral Silence

Campaigning within five hundred (500) meters of a voting booth during active voting. Categorized as a Class D felony with a monetary penalty of ten thousand dollars (\$10,000).

- §3.15.2 Blocking a Voting Site

Intentionally blocking or limiting citizens' right to vote through threats or physical restraint.

Categorized as a Class B felony with a monetary penalty of thirty-eight thousand dollars (\$38,000).

- §3.15.3 Illegal Persuasion of Votes

Persuading citizens to vote a certain way through material benefits or favors. Categorized as a Class B felony with a monetary penalty of forty thousand dollars (\$40,000).

§3.16 Bribery

- §3.16.1 Active Bribery

Offering money or favors to influence a person in a position of trust.



Categorized as a Class C felony with a monetary penalty of twenty-five thousand dollars (\$25,000).

- §3.16.2 Passive Bribery

Accepting money or favors to influence the judgment or conduct of a person in a position of trust.

Categorized as a Class A felony with a monetary penalty of fifty thousand dollars (\$50,000).

- §3.16.3 Quid Pro Quo

Exchanging goods or services where one transfer is contingent upon the other. Categorized as a Class A felony with a monetary penalty of fifty thousand dollars (\$50,000) and dismissal.

§3.17 Failure to Pay Fines

Failure to pay fines imposed by law after committing an offense.

Categorized as a Class C felony with a monetary penalty of twenty-five thousand dollars (\$25,000). No bail until the total owed sum is paid.

§3.18 Escape from Custody

- §3.18.1 Evading Arrest

Fleeing from a police officer attempting to arrest, detain, or investigate.

Categorized as a Class C felony, non-bailable, with a monetary penalty of twenty-five thousand dollars (\$25,000).

- §3.18.2 Assisting Evasion of Arrest

Helping someone evade arrest.

Categorized as a Class C felony, non-bailable, with a monetary penalty of thirty thousand dollars (\$30,000).

§3.19 Professional Ethics

- §3.19.1 Street Harassment Towards a Colleague

Rude or unwelcome comments, whistles, or other sexual verbal interactions towards a colleague.

Categorized as a Class D felony with a monetary penalty of twenty-five thousand dollars (\$25,000) and dismissal.

- §3.19.2 Hostile Work Environment

Creating or supporting a work environment that is difficult or uncomfortable for others. Categorized as a Class C felony with a monetary penalty of fifty thousand dollars (\$50,000) and dismissal.

- §3.19.3 Sexual Harassment Towards a Colleague

Unwelcome sexual advances or harassment towards a colleague.

Categorized as a Class C felony with a monetary penalty of fifty thousand dollars (\$50,000) and dismissal.

- §3.19.4 Absence Without Leave

Being absent without authority from a place of duty in the armed forces.
Categorized as a Class A felony with a monetary penalty of fifty thousand dollars (\$50,000) and dismissal.



- §3.19.5 Provoking a Public Servant

Inducing a state employee to act or react as a result of deliberate harassment. Categorized as a Class D felony with a monetary penalty of thirty-six thousand dollars (\$36,000).

- §3.19.6 Tax Evasion

Intentionally avoiding payment of taxes owed to the government.

Categorized as a Class B felony with a monetary penalty of the unpaid tax amount, not exceeding one hundred thousand dollars (\$100,000).

Article 4. Malfeasance

§4.1 Exceeding Granted Powers I

Public servant conduct that goes beyond their powers and violates the rights and legitimate interests of citizens, organizations, or legally protected public or government interests.

Categorized as a Class B felony and entails a monetary penalty of forty-five thousand dollars (\$45,000).

§4.1.2 Exceeding Granted Powers II

The conduct described in §4.1 if committed with:

- (a) The use of violence or a threat of its use;
- (b) The use of weaponry or special equipment;
- (c) Causing injury.

Categorized as a Class A felony and entails a monetary penalty of fifty-five thousand dollars (\$55,000).

§4.2 Ill-use of Granted Powers I

The misuse of public servant powers that contradict the organization's interests, leading to the violation of the rights and legitimate interests of citizens or organizations.

Categorized as a Class B felony and entails a monetary penalty of forty thousand dollars (\$40,000).

§4.2.1 Ill-use of Granted Powers II

Use of the powers granted to a public servant aiming to intervene or obstruct the process of detention or arrest, or an investigation.

Categorized as a Class A felony and entails a monetary penalty of sixty thousand dollars (\$60,000).

§4.2.2 Ill-use of Granted Powers III

The conduct described in §4.2.1 if committed by an employee of an organization or a division authorized to conduct investigations of malfeasance.

Categorized as a Class A felony and entails a monetary penalty of seventy-five thousand dollars (\$75,000).



§4.3 Disobeying an Order

To refuse and/or fail to follow a lawful order given by their superior officer.

Categorized as a Class C felony, holds no right to bail, and entails a monetary penalty of twenty-five thousand dollars (\$25,000).

§4.3.1 Failure to Comply with an Executive Order, Court Decision, or Legitimate Order I

Non-compliance with a senior order by a public servant, causing significant violations of citizens' rights, organizations' legitimate interests, or government's legally protected interests.

Categorized as a Class C felony and entails a monetary penalty of thirty-five thousand dollars (\$35,000).

§4.3.2 Failure to Comply with an Executive Order, Court Decision, or Legitimate Order II

Deliberate non-compliance by a public servant with an order from a leader or a deputy of that organization, carried out in compliance with the current order and not contradicting the law.

Categorized as a Class B felony and entails a monetary penalty of forty-five thousand dollars (\$45,000).

§4.3.3 Failure to Comply with an Executive Order, Court Decision, or Legitimate Order III

Non-compliance by a public servant with an executive order, a court order, or any other legitimate order carried out on behalf of the Department of Justice of San-Andreas or the Government.

Categorized as a Class A felony and entails a monetary penalty of fifty-five thousand dollars (\$55,000).

§4.4 Professional Misconduct

Conducting oneself in a manner that is professionally unsuitable, potentially dangerous to patients, incompetent, disruptive, abusive, or illegal.

Categorized as a Class A felony and entails a monetary penalty of seventy-five thousand dollars (\$75,000).

§4.5 Sabotage

Deliberately destroying and/or damaging weaponry, ammunition, goods, or items of state property, to hinder or halt any operation initiated by the state.

Categorized as a Class A felony and entails a monetary penalty of seventy-five thousand dollars (\$75,000).

§4.6 Espionage

The crime of spying or secretly watching a person, company, government, etc., for the purpose of gathering secret information or detecting wrongdoing, and transferring such information to another organization or state.

Categorized as a Class A felony and entails a monetary penalty of seventy-five thousand dollars (\$75,000).

§4.7 Conduct Unbecoming

Conduct on the part of a state employee that is contrary to the public interests and/or harms their standing in the profession in the eyes of the public.

Categorized as a Class A felony and entails a monetary penalty of seventy-five thousand dollars (\$75,000).

§4.8 Corruption

Conducting oneself in a dishonest and/or fraudulent manner by those residing in power given by the state.

Categorized as a Class A felony and entails a monetary penalty of seventy-five thousand dollars (\$75,000).

§4.9 Disclosure of a State Secret

Revealing state secrets through dishonest or fraudulent behaviour by those in positions of power given by the state.

Categorized as a Class A felony and entails a monetary penalty of seventy-five thousand dollars (\$75,000).

§4.10 Violation of Radio Calls and Department Ethics Code

Inducing a state employee to Charges for improper radio use and ethics breaches

Categorized as a Class E felony with a \$10,000 fine, potentially leading to suspension or blacklisting.

§4.11 State Employee Promoting or Assisting in Illegal Activities

State employees involved in promoting or assisting illegal activities, such as using club radio for unlawful purposes(i.e., Club radio).

Categorized as a Class A Felony. Additionally, with judicial approval, the employee can be charged under §4.8 Corruption.

Article 5. Judicial and Statute Crimes

§5.1 Disobeying a Judicial Order

To refuse and/or fail to follow a lawful order given by the Governor, Attorney General, and/or the judiciary members of the chambers.

Categorized as a Class B felony, holds no right to bail, and entails a monetary penalty of forty thousand dollars (\$40,000).

§5.2 Disruption of a Trial

Interfering with the orderly administration of justice, impairing the authority or dignity of the court, and/or disrupting the legal process in the courtroom.

Categorized as a Class B felony, holds no right to bail, and entails a monetary penalty of twenty-five thousand dollars (\$25,000).

§5.3 Dishonoring of a Judiciary Member

Dishonoring the position of a judicial officer during the performance, and/or in relation to previous performance of their official capacity.



Categorized as a Class B felony, holds no right to bail, and entails a monetary penalty of thirty-five thousand dollars (\$35,000).

§5.4 Contempt of Court

Disobeying a judiciary member of chambers, and/or being otherwise disobedient to an order of the court.

Categorized as a Class B felony, holds no right to bail, and entails a monetary penalty of twenty-eight thousand dollars (\$28,000).

§5.5 Ill-use of a Judicial Permit

Any misconduct through the usage of a judicial permit issued by the Department of Justice, contrary to the legislative guidance as established by law.

Categorized as a Class B felony, revocation of license, holds no right to bail, and entails a monetary penalty of twenty-five thousand dollars (\$25,000).

§5.6 Forged Evidence

Tampering with and/or forging evidence for the purpose of influencing the outcome in a court case.

Categorized as a Class B felony, holds no right to bail, and entails a monetary penalty of twenty thousand dollars (\$20,000).

§5.7 Perjury

The act of swearing a false oath or falsifying an affirmation to tell the truth, whether spoken or in writing, concerning matters material to an official proceeding.

Categorized as a Class B felony, holds no right to bail, and entails a monetary penalty of twenty-three thousand dollars (\$23,000).

Article 6. Traffic Regulations

§6.1 Speed Violation

- §6.1.1 Minor Speed Violation
Speeding five (5) to thirty (30) kilometers an hour over the speed limit. Classed as a Class C infraction and entails a monetary penalty of thirteen thousand dollars (\$13,000).
- §6.1.2 Mediocre Speed Violation
Speeding thirty-one (31) to sixty (60) kilometers an hour over the speed limit. Classed as a Class B infraction and entails a monetary penalty of twenty thousand dollars (\$20,000).
- §6.1.3 Major Speed Violation
Speeding sixty-one (61) to ninety (90) kilometers an hour over the speed limit. Classed as a Class A infraction, revocation of driver's license, and entails a monetary penalty of twenty-five thousand dollars (\$25,000).

§6.2 Jaywalking

To cross a street carelessly or in an illegal manner, endangering oneself by traffic.



Classed as a Class C infraction and entails a monetary penalty of ten thousand dollars (\$10,000).

§6.3 Abandonment of a Vehicle

The deliberate abandonment of a vehicle in any public place or area where vehicles do not belong.

Classed as a Class C infraction, evacuation of the vehicle, and entails a monetary penalty of ten thousand dollars (\$10,000).

§6.4 Dangerous Transportation of People

Transporting any person in a dangerous and unsafe manner, where seatbelts and/or proper posture for crash safety regulations are not met.

Classed as a Class C infraction and entails a monetary penalty of ten thousand dollars (\$10,000).

§6.5 Reckless Driving

Operating any vehicle in willful or wanton disregard for the traffic code.

Categorized as a Class D felony and entails a monetary penalty of thirty-five thousand dollars (\$35,000).

- §6.5.1 Injury by Dangerous Driving

Driving a motor vehicle in a manner that falls far below that expected of a competent and careful driver, causing injury to any person involved.

Categorized as a Class C felony and entails a monetary penalty of twenty-five thousand dollars (\$25,000).

- §6.5.2 Death by Dangerous Driving

Driving a motor vehicle in a manner that falls far below that expected of a competent and careful driver, resulting in the death of any person involved.

Categorized as a Class B felony and entails a monetary penalty of fifty-five thousand dollars (\$55,000).

§6.6 Failure to Yield to an Emergency Service Vehicle

Failing to grant the right of way or refusing to give priority to an approaching emergency vehicle that is displaying its lights and/or sounding its sirens.

Categorized as a Class E felony, holds no right to bail, and entails a monetary penalty of eighteen thousand dollars (\$18,000).