

SUPERIOR COURT OF STANISLAUS COUNTY

www.stanislaus.courts.ca.gov (209) 530-3100 Street Address: 800 11th Street Modesto, CA 95353

Mailing Address: P.O. Box 1098 Modesto, CA 95353

Self Help Center: 800 11th Street Room #220 Modesto, CA 95353 (PROVIDING ASSISTANCE TO PARTIES REPRESENTING THEMSELVES)

PETITION FOR RELIEF PACKET

Instructions:

- 1. You can purchase copies of the following documents to assist you in completing this packet from your court file in the Criminal Clerk's office, (Room 140):
 - Criminal Complaint
 - Sentencing Minute Order
 - Probation Terms, (if applicable)
- 2. Complete the forms using BLUE or BLACK ink and please make sure it's legible.
- 3. Once all of the paperwork is completed, you will need to provide an original and three copies to the Criminal Clerk's office at $800 11^{th}$ Street, Room 140, Modesto, California for filing. The clerk's office will provide you with a hearing date.
- 4. The proof of service must be completed by a person over the age of 18 and not a party to this action. All documents must be served on the District Attorney and the Probation Department.
 - Stanislaus County District Attorney 832 12th Street, Suite 300 Modesto, CA 95354
 - Stanislaus County Chief Probation Officer 801 11th Street, Suite B100 Modesto, CA 95354

Note: You can access further information at http://www.courts.ca.gov/1070.htm

Material distributed by Superior Court **IS INTENDED FOR INFORMATIONAL AND EDUCATIONAL PURPOSES ONLY**. Such material is **NOT LEGAL ADVICE** and is not intended to be legal advice as to your specific case. **IT IS NOT INTENDED TO TAKE THE PLACE OF LEGAL ADVICE FROM AN ATTORNEY.** You are strongly urged to seek the advice of a licensed attorney before starting or completing your case in order to protect valuable legal rights that you may have, of which you may be unaware of. Please contact an attorney of your choice or contact the **LAWYERS REFERRAL SERVICE** of the **Stanislaus County Bar Association** at: (209) 571-5727 for a referral. The Clerk's Office cannot give you legal advice.

What is an expungement?

An expungement reopens your criminal case, dismisses and sets aside the conviction, and re-closes the case without a conviction. In effect, you are no longer a convicted person. However, the case record itself will still exist, and the expungement will appear on your record.

Why would you want an expungement?

It can be difficult to get a job with a conviction on your record. Many employers must carry insurance on their employees, and insurance companies often refuse to insure employees with convictions.

What types of expungement exist?

There are three types of expungement:

- 1. The first, governed by Penal Code 1203.4, will expunge cases in which probation was part of the sentence.
- 2. The second, under Penal Code 1203.4(a), will expunge cases in which there was no probation.
- 3. The third, under Penal Code 17, will reduce a felony conviction to a misdemeanor. This misdemeanor can then be dismissed. If you received state prison as your sentence, you will need to file paperwork for a Certificate of Rehabilitation, rather than a Petition and Order for Dismissal.

Once my conviction is expunged, can I answer "No" to questions about convictions on job applications? Legally, you may answer "No" to these types of questions. Keep in mind, though, that background checks typically go back 10 years, and employers can see that you had a conviction dismissed. Answering "No" may look dishonest. A better response may be "Yes, expungement granted."

If you are applying for a government job, a job that requires security clearance, or a job that requires a government-issued license, certificate or permit, the conviction will be discovered during the standard background check. You should disclose the conviction and expungement in these situations.

If you are applying for a government-issued license, certificate, or permit, you must disclose your conviction and expungement.

How does an expungement affect strikes or other sanctions?

Although your conviction may be dismissed, the sanctions such as firearms prohibitions, exclusions from jury duty, or strikes, cannot be dismissed. These remain intact for life.

An expungement does not:

- Remove the conviction from your criminal history. California and FBI criminal history records will still show the
 conviction and the subsequent dismissal.
- Reinstate your right to possess firearms.
- Allow you to omit the conviction from applications for government-issued licenses.
- Seal the court case file from public inspection. The court file remains public record.
- Prevent the conviction from being used as a "prior" for sentencing enhancements in subsequent convictions.
- Prevent the conviction from being used to impeach your testimony if you are called as a witness in court.
- Prevent the conviction from being used to refuse or revoke a government license or permit, such as real estate license, teaching credential, security guard certificate, etc.
- Prevent the conviction from being used by US Citizenship and Naturalization Services for removal or exclusion purposes.

Dismissals

If you were convicted of a misdemeanor or a felony and were not sentenced to state prison or under the authority of the Department of Corrections and Rehabilitation you can petition for a dismissal. This means you were given county jail time, probation, a fine, or a combination of those three. If you are petitioning for a dismissal, the court upon proper motion, may withdraw your guilty or nolo contendere (no contest) plea, or verdict of guilty if you went to trial, and enter a not guilty plea. Then the court will set aside and dismiss the conviction. From that point forward, you are considered no longer convicted of the offense. Your record will be changed to show a dismissal rather than a conviction.

Are You Eligible for a Dismissal?

You are eligible for dismissal of a conviction, and the court will dismiss your conviction, if:

- You received probation for that conviction and:
 - 1. You successfully completed probation or obtained early release,
 - You also have paid all the fines, restitution, and reimbursements ordered by the court as part of your sentence.
 - 3. You are not currently serving another sentence or on probation for another offense, AND
 - 4. You are not currently charged with another offense.

- You never received probation and:
 - 1. Your conviction was a misdemeanor,
 - 2. It has been at least one year since the date you were convicted,
 - 3. You have complied fully with the sentence of the court,
 - 4. You are not currently serving another sentence,
 - 5. You are not currently charged with another offense, AND
 - 6. You have obeyed the law and lived an honest and upright life since the time of your conviction.

You are eligible for a dismissal and the court has the discretion (choice) to grant you that dismissal if:

- You received probation but you did not get an early release, did not fulfill all the conditions of probation, or were convicted of any offense listed in Vehicle Code 12810(a) to (e) BUT:
 - You have paid all the fines, restitution, and reimbursements ordered by the court as part of your sentence, AND
 - 2. You are not currently charged with, on probation for, or serving a sentence on any other offense.
- It's up to the court to decide if your conviction should be dismissed, so make sure to give as much helpful information as possible to convince the court that granting you a dismissal is in the interests of justice.

Some Convictions are Not Eligible for Dismissal

If you were convicted of any of the following offenses you are not eligible for a dismissal under Penal code section 1203.4(a):

- Any misdemeanor within the provisions of Vehicle Code section 42001(b).
- Any violation of Penal Code section 286(c), 288, 288a(c), 288.5, or 289(j).
- A felony under Penal Code section 261.5(d).
- Any infraction.

Diversion

If you were referred to a "diversion" program, your record will already be changed in one of two ways. If you successfully completed the entire diversion program requirements, your record should already be changed to show a dismissal. If you didn't complete your requirements or were not actually given diversion, then the conviction will be on your record.

Marijuana Possession Offenses

If you were convicted of possession of marijuana for personal use then you do not necessarily need to get a dismissal for the offense. Under California Health and Safety Code Sections 11361.5 and 11361.7 all possession of marijuana for personal use convictions, after January 1, 1976, are erased from your record after two years. The conviction cannot be for cultivation, sales or transportation. If it is, it will be on your record.

Juvenile Records

Your Juvenile records *do* appear on your criminal record. Upon your 18th birthday, you are eligible to petition to have your juvenile records sealed. Once sealed, no one can gain access to them and they will be completely destroyed five years from the date of sealing.

Juvenile records are *not* automatically sealed upon your 18th birthday. You must affirmatively petition the juvenile court to have them sealed.

If you graduated from the Department of Corrections and Rehabilitation, Division of Juvenile Justice, your juvenile conviction(s) will have been dismissed as part of your graduation. If you do not petition to have your juvenile records sealed and destroyed, they will remain on your record until your 38th birthday, then they will be destroyed.

Certificate of Rehabilitation

If you were sentenced to state prison or sentenced under the authority of the Department of Corrections and Rehabilitation you are not eligible for a dismissal under Penal Code Section 1203.4 or 1203.4a. You may, however, be eligible for a Certificate of Rehabilitation. For eligibility and application requirements contact the Board of Parole Hearings, Post Office Box 4036, Sacramento, CA 95812-4036.

How do I get started?

In order to begin cleaning up your criminal record, you first need to know what is on your criminal record. The court will require you to fill out forms. Whether you are requesting a dismissal or a Certificate of Rehabilitation, you will need to know the details of your convictions(s) in order to complete the forms. Also, certain details will affect whether you are eligible. There are several details you will need to know in order to accomplish your goals:

- 1. Your Case Number(s) [Sometimes called docket number.]
- 2. Your Date(s) of Conviction(s) [The date of your plea or verdict.]
- 3. The Code Name(s) and Section Number(s) you were convicted of violating.

- 4. Was there a "Verdict" or did you "Enter a Plea"? If you entered a Plea, was it "Guilty" or "Nolo Contendere" (No Contest)?
- 5. Were you ordered to serve any time on "Probation"? If so, how long? [Formal and informal probation are treated the same.]
- 6. Were you ordered to pay any "Fines," "Restitution," or "Reimbursement"?
- 7. If you were sentenced to state prison, which one?
- 8. If you were sentenced to state prison, what dates were you released?
- 9. If you were released on "Parole," what date did your parole end?

Where do I find my criminal records information?

Your criminal records information can be obtained from a variety of sources. Below is a list of the sources most commonly used:

- 1. Your court papers received at the time of conviction.
- 2. Your attorney, parole officer, probation officer, or contacts within the courts or law enforcement community.
- 3. The Superior Court where you were convicted. They will only have information for convictions from that county and not other counties. You will need to make a copy of your order(s) of judgment.
- 4. The California State Department of Justice, Criminal Records Division. They will have your criminal records information for the entire State of California. They are located at 4949 Broadway, First Floor Fingerprinting Office, Sacramento, California. Their phone number is (916) 227-3400. There is a fee, but you may be eligible for a fee waiver. You must provide written proof of your income. It may take several weeks for the record to arrive in the mail.

What paperwork do I need to file?

There are three forms you will need to complete and file to expunge your conviction:

Judicial Council forms found at www.courts.ca.gov/forms.htm:

- Petition for Dismissal (CR-180)
- Order for Dismissal (CR-181)

Additional forms found the Courts website at www.stanislaus.courts.ca.gov under the criminal forms tab:

- Criminal Proceeding Notice of Hearing (CR-001)
- Proof of Service (CR-106)

Can I attach letters explaining my situation or my improved life?

It is often a good idea to attach a declaration stating why you want the expungement and explaining your situation in life. In this declaration, you may want to discuss:

- Your plans for the future
- The reasons you offended, and how your life is different today than it was when you offended.
- · How the conviction has hurt your employment chances
- If you have received any training or education
- Any occurrence in your life that changed how you interact with your community
- Any 12-step or religious affiliations you have
- All declarations submitted to the court must be true and accurate. Declarations are one page long, and may be typed or handwritten.
- Letters from employers, clergy, or other community members can be convincing, but should not be attached to your petition. You may provide these to the judge at your hearing.

What is a Proof of Service, and how is it used in an expungement case?

After you complete your Petition and Order for Dismissal forms, you will file them with the court. The court will give you file marked copies of your papers, which must be served on the District Attorney and the Probation Department (if probation was included in your sentence) at least 15 days (plus 5, if by mail) **prior** to the hearing. "Serving" merely means delivering a copy of the documents to these agencies. Service can be by personal delivery or by mail and must be done by someone over 18 years old AND CANNOT BE YOU. The person who serves the documents, then completes, dates and signs the Proof of Service. You will then file it in to the court. The Proof of Service tells the courts the specifics of how and when the DA and Probation Department were served.

Where do I file my expungement forms?

You will need to file your petition in the Superior Court for the county where you were convicted. In Stanislaus County the Criminal Clerks Office is located inside the main courthouse at 800 -11th Street, Room 140, Modesto, California.

Can I expunge multiple convictions at the same time?

Yes, you can file several petitions for expungement simultaneously. You will need to file a separate Petitions and Orders for each conviction.

What if I have changed my name since my conviction?

Fill out the forms with the name under which you were convicted. Sign the forms with your current name.

What happens if the court denies my expungement?

If you attend the hearing, you may ask the judge what you can do to get your conviction expunged. You may re-file your petition for expungement in 3-6 months, after you've made the changes recommended by the judge.

What happens if I am arrested while trying to get a previous conviction expunged?

You cannot apply for expungement if you have any ongoing criminal proceeding, or are on probation for any criminal offense. If you are arrested after you apply for expungement, your petition will be denied.

How long will the expungement process take?

It will take anywhere from 3 weeks to 2 months, depending on how busy the court's calendar is.

Instructions:

- 1) Get a copy of the following from the Clerk's office to help complete the forms:
 - a) Criminal Complaint
 - b) Sentencing Minute Order
 - c) Probation Terms (if applicable)
- 2) Fill out the forms using the sample instruction that follow. Be sure to print neatly using BLUE or BLACK ink.
- 3) Visit the Criminal Clerk's Office to reserve a hearing date and time, then write it in on the Notice of Hearing Criminal Proceeding.
- 4) Have the person you have chosen to serve the documents complete the Proof of Service, and date, print and sign it. Make 3 copies of all the documents and have the SERVER put a copy in the mail to the District Attorney and the Probation Dept.
- 5) File the original and remaining copy with the Criminal Clerk's office at 800 11th Street, Room 140, Modesto, California.

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AT	TORNEY OR PA	RTY WITHOUT A	TTORNEY: STATE BAR NO.:			FOR COURT USE ONLY	
NA	ME:						
FIF	RM NAME:						
ST	REET ADDRESS	S:					
CIT	ΓY:		STATE: ZIP CODE:				
TE	LEPHONE NO.:		FAX NO.:				
	MAIL ADDRESS:		_				
		name): In Pro					
PE	EOPLE OF T	HE STATE O	F CALIFORNIA				
		V.					
DI	EFENDANT:		DATE OF BIRTH:	DATE OF BIRTH:			
					CASE NUMBER:		
			PETITION FOR DISMISSAL			FOR COURT USE ONLY	
(Pe	en. Code, §	§ 17(b), 17(d)(2), 1203.4, 1203.4a, 1203.41, 1203.42,	1203.43, 1203.49)	DATE:		
					TIME:		
					DEPARTMENT:		
	On (date):		the netitioner (the defendant i	n the above-entitle	d criminal action)	was convicted of a violation of the	
•			vas granted deferred entry of judgment for		,	was convicted of a violation of the	
	Code	Section	Type of offense (felony,	Eligible for re		Eligible for reduction to	
	Jour	Cotton	misdemeanor, or infraction):	_	r under Penal	infraction under Penal	
			modernearior, or initiactions.	Code, § 17(b)		Code, § 17(d)(2) (yes or no)	
				0000, 3 17(5)	()00 01 110)	0000, \$ 17(0)(2) (900 01 110)	
		<u> </u>					
	If additiona	al space is n	eeded for listing offenses, use Attachmen	t to Judicial Council	Form (form MC-0	025).	
2.	☐ Felon	v or misden	neanor with probation granted <i>(Pen. Co</i>	ode, § 1203.4)			
		•	nted on the terms and conditions stated in		above-entitled cou	urt; the petitioner is not	
		_	e for any offense, nor on probation for any				
		-	all that apply)	•	J	,	
a. a has fulfilled the conditions of probation for the entire period thereof.							
	b. 🗀	has been	discharged from probation prior to the term	nination of the perio	od thereof.		
	с. 🗀	should be	granted relief in the interests of justice. (F	Please note: You ma	ay explain why gr	anting a dismissal would	
		be in the i	nterests of justice. You can provide that in	formation by writing	g in the space bel	low, or by attaching a letter	
			elevant documents. If you need more spac		•		
			and attach it to this petition.)			·	
		•					

		Cn-100
PEOPLE OF THE STATE OF CAL	CASE NUMBER:	
Probation was not granted complied with the sentenc crime; and the petitioner (a. has lived an hone the land; or b. should be granted be in the interests or other relevant of	con with sentence other than probation (Pen. Code); more than one year has elapsed since the date of period of the court and is not serving a sentence for any content one): set and upright life since pronouncement of judgment or relief in the interests of justice. (Please note: You must of justice. You can provide that information by writing the locuments. If you need more space for your writing, you it to this petition.)	pronouncement of judgment. Petitioner has offense or under charge of commission of any and conformed to and obeyed the laws of may explain why granting a dismissal would g in the space below or by attaching a letter
Petitioner has completed because the petitioner can as a victim of human traffice (Please note: You may pro You can provide that information)	a term of probation for a conviction under Penal Codents at term of probation for a conviction under Penal Codents at the establish by clear and convincing evidence that the coking. I wide evidence that the conviction was the result of your mation by writing in the space below or by attaching writing, you can use the Attached Declaration (form	le section 647(b) and should be granted relief e conviction was the result of his or her status four status as a victim of human trafficking. a letter or other relevant documents. If you
Petitioner is not under sup charged with the commiss a. more than one ye mandatory super b. more than two ye mandatory super (Please note: You information by with the commission of the commi	nce under Penal Code section 1170(h)(5) (Pen. Copervision under Penal Code section 1170(h)(5)(B); is sion of any offense; and should be granted relief in the ear has elapsed since petitioner completed the felony vision imposed under Penal Code section 1170(h)(5) are have elapsed since petitioner completed the felony is in imposed under Penal Code section 1170(h)(5) are may explain why granting a dismissal would be in the integration in the space below or by attaching a letter or other integration, you can use the Attached Declaration (form Menal Code section).	not serving a sentence for, on probation for, or ne interests of justice, and (check one) y county jail sentence with a period of ()(B); or only county jail sentence without a period of ()(A). The interests of justice. You can provide that their relevant documents. If you need more

CR-180 [Rev. January 1, 2019]

		_	CR-180		
PEOPLE OF THE STATE OF CALIFORNIA v. DEI	FENDANT:	CASE NUMBER:			
	Felony prison sentence that would have been eligible for a felony county jail sentence after 2011 under Penal Code section 1170(h)(5) (Pen. Code, § 1203.42)				
Petitioner is not under supervision and is not serving a sentence for, on probation for, or charged with the commission of a offense; more than two years have elapsed since petitioner completed the felony prison sentence; and petitioner should b granted relief in the interests of justice.					
(Please note: You may explain why granting a dismissal would be in the interests of justice. You can provide that inform by writing in the space below or by attaching a letter or other relevant documents. If you need more space for your writ you can use the Attached Declaration (form MC-031) and attach it to this petition.)					
7. Deferred entry of judgment (Pen. Code	, § 1203.43)				
Petitioner performed satisfactorily during the period in which deferred entry of judgment was granted. The criminal charge(s) were dismissed under former Penal Code section 1000.3 on (date): . Furthermore (check or					
a.	ing the case resolution; or				
	of perjury that the charges were di of judgment. Petitioner <i>(check one)</i>	smissed after he or she co	ompleted the		
attached a copy of his or her state	te summary criminal history informa	tion.			
· · · · · · · · · · · · · · · · · · ·	Petitioner requests that the eligible felony offenses listed above be reduced to misdemeanors under Penal Code section 17(b) and eligible misdemeanor offenses be reduced to infractions under Penal Code section 17(d)(2).				
	Petitioner requests that he or she be permitted to withdraw the plea of guilty, or that the verdict or finding of guilt be set aside and a plea of not guilty be entered and the court dismiss this action under the Penal Code section(s) noted above.				
I declare under penalty of perjury under the laws of	the State of California that the fore	going is true and correct.			
Date:)				
		(SIGNATURE OF PETITIONER	OR ATTORNEY)		
(ADDRESS OF PETITIONER)	(CITY)	(STATE)	(ZIP CODE)		

			On it
ATTORNEY	OR PARTY WITHOUT ATTORNEY:	STATE BAR NO.:	FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADI	DRESS:		
CITY:		STATE: ZIP CODE:	
TELEPHONE	ENO.:	FAX NO.:	
E-MAIL ADD			
ATTORNEY	FOR (name): In Pro Per		
PEOPLE	OF THE STATE OF CALIFORNIA		
	V.		
DEFENDA	ANT:	DATE OF BIRTH:	
	ORDER FOR	R DISMISSAL	CASE NUMBER:
(Pen. Cod		203.4a, 1203.41, 1203.42, 1203.43, 120	03.49)
			<u> </u>
			n, that the petitioner (the defendant in the above-
entitled cri	iminal action) is eligible for the fo	llowing requested relief:	
1. The co	ourt GRANTS the petition for redu	uction of a felony to a misdemeanor (ma	ximum punishment of 364 days per Pen. Code,
			to an infraction under Penal Code section
17(d)(2	2) and reduces		
a. 🗀	ALL FELONY CONVICTIONS	in the above-entitled action.	
b. 🗀	ALL MISDEMEANOR CONVIC	CTIONS in the above-entitled action.	
с. 🗀	Only the following convictions	in the above-entitled action (specify cha	rges and date of conviction):
2. The co	ourt DENIES the petition for redu	ction of a felony to a misdemeanor unde	er Penal Code section 17(b) and/or for reduction of a
misder	meanor to an infraction under Pe	nal Code section 17(d)(2) for	
a. 🗀	ALL FELONY CONVICTIONS	in the above-entitled action.	
b. 🔲	ALL MISDEMEANOR CONVIC	CTIONS in the above-entitled action.	
с. 🗀	only the following convictions in	n the above-entitled action (specify char	rges and date of conviction):
3. The co	ourt GRANTS the petition for disr	nissal regarding the following conviction	s under Penal Code (check all that apply)
☐ §	1203.4 \$ 1203.4a	§ 1203.41	03.43
and it i	s ordered that the pleas of guilty	or nolo contendere or verdicts or finding	gs of guilt be set aside and vacated and a plea of
		plaint or information be, and is hereby, di	
		S FOR DEFERRED ENTRY OF JUDGM	
b. 🗀	=		n the above-entitled action (specify charges and date
	of conviction or plea for deferre	· · · · · · · · · · · · · · · · · · ·	(, ,
	•	, , ,	

		CR-181
PEOPLE OF THE STATE OF CALIFORNIA v DEFENDA	ANT:	CASE NUMBER:
4. The court DENIES the petition for dismissal under Pe § 1203.4 § 1203.41 a. ALL CONVICTIONS OR PLEAS FOR DEFE b. only the following convictions or pleas for deferred entry	§ 1203.42 § 1203.43 ERRED ENTRY OF JUDGMENT in the a eferred entry judgment in the above-enti	
 In granting this order under the provisions of Penal (trafficking when he or she committed the crime. The a. the relief described in section 1203.4. the relief described in section 1203.4, with 	court orders (check one)	at the petitioner was a victim of human
6. If the order is granted under the provisions of Penal of petitioner was a victim of human trafficking when he		-
7. If this order is granted under the provisions of Penal	Code section 1203.4, 1203.41 or 1203.	42,
 a. The petitioner is required to disclose the above of application for public office, or for licensure by an Commission; and b. Dismissal of the conviction does not automatical (See, e.g., Pen. Code, § 290.5.) 	ny state or local agency, or for contracti	ng with the California State Lottery
8. If the order is granted under the provisions of Penal released from all penalties and disabilities resulting (formerly sections 12021 and 12021.1) and Vehicle other offense, the prior conviction may be pleaded a or the accusation or information dismissed. The disr firearm if prevented by Penal Code sections 29800 does not permit a person prohibited from holding put	from the offense except as provided in Code section 13555. In any subsequent and proved and shall have the same effections and the committee of the committee o	Penal Code sections 29800 and 29900 t prosecution of the petitioner for any ect as if probation had not been granted possess, or have in his or her control a 12021.1). Dismissal of a conviction
9. In addition, as required by Penal Code section 299(1203.4, 1203.4a, 1203.41, 1203.42, or 1203.49 doe administrative duty to provide specimens, samples, Identification Database and Data Bank Act (Pen. Coa trier of fact, not guilty by reason of insanity, or please Penal Code section 296(a).	s <i>not</i> release petitioner from the separa or print impressions under the DNA and ode, § 295 et seq.) if petitioner was foun	te I Forensic d guilty by
 The basis for an order of dismissal granted under th invalidity of defendant's prior plea due to misinformate regarding the actual consequences of making a pleat judgment program. 	ation in former Penal Code section 1000	0.4
Date:		
	(JUDICIAL OFFICER)	

ATTORNEY OR PARTY W	VITHOUT ATTORNEY (Na	me, State Bar number, and ac	ddress):	FOR COURT USE	ONLY
TELEPHONE NO: E-MAIL ADDRESS(optiona ATTORNEY FOR (Name):	al):				
	SUPERIOR COU	RT OF CALIFOR	NIA, COUN	TY OF STANISLAUS	
STREET AD	DRESS: 800 11 TH S	Street		CASE NUMBER:	
MAILING AD	DRESS: P.O. Box 1	.098			
CITY AND ZIP	CODE: Modesto,	CA 95354			
BRANCH	NAME: Criminal C	Courts Division		(RELATED #):	
21.7.11.011	THE COMMISSION			(NELATED #).	
	7	The People of the S	State of Califo	ornia	
	_	VS		- 	
		* *			
(name):					
	NOTICE OF	HEARING - C	RIMINAL	PROCEEDING	
Penal Code §§				Penal Code §17	
Attention (mark all that	apply):				
	nty District Attorney (832 12 th Street, Suit	e # 300, Modes	sto, CA 95354)	
	•		•	Modesto, CA 95354)	
<u> </u>		,	,	,	
NOTICE is given that: The declared defendant in this matter hereby requests a hearing and order for the following:					
The decidred d	cremaint in this mate	er nereby requests o	Treating and o	raci for the following.	
Penal Code §§1203.4 / 1203.4(a); permitting the defendant to withdraw his/her criminal conviction and seek relief for any and all penalties.					
	203.3(a); permitting t	he defendant termin	ate the period	of probation.	
				minal conviction to a misde	meanor.
	, , , , , , , , , , , , , , , , , , , ,		,		
	A hooning on t	hig motion for the r	aliaf magnastad	will be held as follows:	
DATE:		TIME:	 	DEPARTMENT:	=
The hearing will be based upon this notice, to include the petition for expungement of the defendant. Any & all documents, records, exhibits, & declarations on file herein and such may be presented at the time of the hearing.					
e.	xilibits, & decidrations	on jue nerem ana sach	may be present	ed at the time of the hearing.	
DATE:					
((TYPE OR PRINT NAME)	_		(SIGNATURE)	_

Local Form CR-001 Revised 7/2010