							OIX-	U
ATTO	DRNEY OR PARTY WITHO	UT ATTORNEY	STATE BA	AR NUMBER:			FOR COURT USE ONLY	
NAM	E:							
FIRM	1 NAME:							
STRI	EET ADDRESS:							
CITY	:		STATE:	ZIP CODE	i:			
TELE	PHONE NO.:		FAX NO.:					
EMA	IL ADDRESS:							
ATTO	ORNEY FOR (name):							
SUI	PERIOR COURT OF	CALIFORNIA,	COUNTY OF					
	REET ADDRESS:	•						
MAI	LING ADDRESS:							
CITY	AND ZIP CODE:							
PE	OPLE OF THE ST		FORNIA			CASE NUMBER:		
DE	FENDANT:	V.						
							FOR COURT USE ONLY	
		PETI [*]	TION FOR DISMISS	AL		DATE:		
(Pen. Code, §§ 17(b), 17(d)(2), 1	203.4, 1203.4a, 1203.4	11, 1203.42, 1	203.43, 1203.49)	TIME:		
•	, 55		,		,	DEPARTI	MENT:	
No	to to potitionar: V	our conviction	may have already hee	n automatical	ly dismissed by th	o California D	epartment of Justice (DOJ)	_
							nal benefits to filing it with the	
							has already been dismissed,	
			est and Prosecution (R.					
			,		·	·		
	On <i>(date):</i> following offenses		petitioner (the defenda d deferred entry of judg				convicted of a violation of the	<u>}</u>
	Code	Section	Type of offense	(felony,	Eligible for re	duction to	Eligible for reduction to	_
	(Penal,		misdemeanor, or	infraction)	misdemeanor	under Penal	infraction under Penal	
	Vehicle, etc.)				Code, § 17(b)	(yes or no)	Code, § 17(d)(2) (yes or no	o)
	If additional space	is needed for	listing offenses, use A	ttachment to .	Iudicial Council Fo	orm (form MC-	-025).	
2.	Felony or m	nisdemeanor	with probation grante	d (Pen. Code	e, § 1203.4)			
				=		ove-entitled	court; the petitioner is not	
							nmitting any crime, and the	
petitioner (check all that apply)							G ,	
 a has fulfilled the conditions of probation for the entire period thereof. b has been discharged from probation prior to the termination of the period thereof. 					thereof			
					геот.			
							nting a dismissal would be	
							or by attaching a letter or	
			nts. If you need more s					
	Attached	Declaration (form MC-031) (which is	s signed unde	r penalty of perjur	y) and attach	it to this petition.)	

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P	EOF	PLE OF THE STATE OF CALIFORNIA v. DEFENDANT:	CASE NUMBER:				
3.	a.	Misdemeanor or infraction with sentence other than probation (Pen. Code, § 1203.4a) Probation was not granted; more than one year has elapsed since judgment was pronounced. Petitioner has complie the sentence of the court and is not serving a sentence for any offense or currently charged with committing any crim the petitioner (check one) has lived an honest and upright life since pronouncement of judgment and conformed to and obeyed the laws of to or					
	b.	should be granted relief in the interests of justice. (Please note: You may the interests of justice. You can provide that information by writing in the relevant documents. If you need more space for your writing, you can use Declaration (form MC-031) (which is signed under penalty of perjury) and	e space below or by attaching a letter or other se Attachment (form MC-025) or Attached				
4.		Misdemeanor conviction under Penal Code section 647(b) (Pen. Code,	§ 1203.49)				
		Petitioner has completed a term of probation for a conviction under Penal C because the conviction was the result of petitioner's status as a victim of hu					
		(Please provide evidence that the conviction was the result of your status at that information by writing in the space below or by attaching a letter or other your writing, you can use Attachment (form MC-025) or Attached Declaration of perjury) and attach it to this petition.)	s a victim of human trafficking. You can provide er relevant documents. If you need more space for				
5.		Felony county jail sentence under Penal Code section 1170(h)(5) or fel	ony state prison sentence (Pen. Code,				
		§ 1203.41) Petitioner is not on parole or under supervision under Penal Code section 1 probation for, or currently charged with committing any crime; and should be (check one)					
	a.	more than one year has elapsed since petitioner completed the felony c supervision imposed under Penal Code section 1170(h)(5)(B).	ounty jail sentence with a period of mandatory				
	b. [more than two years have elapsed since petitioner completed the felony mandatory supervision imposed under Penal Code section 1170(h)(5)(A					
	c. [more than two years have elapsed since petitioner completed the felony result in a requirement to register as a sex offender under Chapter 5.5 (see Penal Code. (Please note: You may explain why granting a dismissal would be in the information by writing in the space below or by attaching a letter or other than the second of the second	starting with section 290) of Title 9 of Part 1 of the interests of justice. You can provide that r relevant documents. If you need more space for				
		your writing, you can use Attachment (form MC-025) or Attached Declar penalty of perjury) and attach it to this petition.)	auon (101111 MC-031) (Writeri is signed under				

	PEOPLE	OF THE STATE OF CALIFORNIA v. DEFENDANT:	CASE NUMBER:
6.		elony prison sentence that would have been eligible for a felony county ja enal Code section 1170(h)(5) (Pen. Code, § 1203.42)	il sentence after 2011 under
	a	etitioner is not under supervision and is not serving a sentence for, on probation by crime; more than two years have elapsed since petitioner completed the felocanted relief in the interests of justice.	
	b _. y	Please note: You may explain why granting a dismissal would be in the interests writing in the space below or by attaching a letter or other relevant documents bu can use Attachment (form MC-025) or Attached Declaration (form MC-031) (tach it to this petition.)	s. If you need more space for your writing,
7.	P	eferred entry of judgment (Pen. Code, § 1203.43) etitioner performed satisfactorily during the period in which deferred entry of judarge(s) were dismissed under former Penal Code section 1000.3 on (date):	dgment was granted. The criminal . Furthermore <i>(check one),</i>
	a	court records are available showing the case resolution; or	
	b. (1)	petitioner declares under penalty of perjury that the charges were dismissed for deferred entry of judgment. Petitioner (<i>check one</i>) has	after petitioner completed the requirements
	(2)	has not attached a copy of petitioner's state summary criminal history information.	
8.		er requests that the eligible felony offenses listed above be reduced to misdemonisdemeanor offenses be reduced to infractions under Penal Code section 17(
9.		er requests that petitioner be permitted to withdraw the plea of guilty, or that the not guilty be entered and the court dismiss this action under the Penal Code se	
Da	ate:	•	
		(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER OR ATTORNEY)