				CR-181
ATT	ORNEY OR PARTY WITHOUT ATTORNEY (I	ame, State Bar number, and address):		FOR COURT USE ONLY
АТТ	TELEPHONE NO.: E-MAIL ADDRESS: ORNEY FOR (<i>Name</i>):	FAX NO.:		
PE	OPLE OF THE STATE OF CALIFO	PRNIA		
v. DEFENDANT:		DATE OF B	BIRTH:	
		DER FOR DISMISSAL § 17(b), 1203.4, 1203.4a, 1203.41)		CASE NUMBER:
		on file in this case, and from the fore eligible for the following requested re		he petitioner (the defendant in the
1.	following felony convictions to		or	al Code section 17(b) and reduces the es and date of conviction):
2.	ALL FELONY CONVIC	n for reduction of a felony to a misde TIONS in the above-entitled action; on y convictions in the above-entitled a	or	
3.	§ 1203.4a, or § 12 plea of not guilty be ent ALL CONVICTIONS in	on for dismissal regarding the follow 203.41, and it is ordered that the pleatered and that the complaint be, and the above-entitled action; or ictions in the above-entitled action (s	as, verdicts, or findin is hereby, dismissed	gs of guilt be set aside and vacated and a I for:
4.	§ 1203.4a, or \$ 12 ALL CONVICTIONS in	n for dismissal regarding the followir 203.41 for: the above-entitled action; or ictions in the above-entitled action (s		
5.	If this order is granted under	he provisions of Penal Code section	1203.4 or 1203.41:	

- a. The petitioner is required to disclose the above conviction in response to any direct question contained in any questionnaire or application for public office, or for licensure by any state or local agency, or for contracting with the California State Lottery Commission.
- b. Dismissal of the conviction does not *automatically* relieve petitioner from the requirement to register as a sex offender. (See, e.g., Pen. Code, § 290.5.)
- C. The petitioner may also be eligible to obtain a certificate of rehabilitation and pardon under the procedure set forth in Penal Code section 4852.01 et seq.

6.	If the order is granted under the provisions of either Penal Code section 1203.4, 1203.4a, or 1203.41, the petitioner is releast from all penalties and disabilities resulting from the offense except as provided in Penal Code sections 29800 and 29900 (for sections 12021 and 12021.1) and Vehicle Code section 13555. In any subsequent prosecution of the petitioner for any other offense, the prior conviction may be pleaded and proved and shall have the same effect as if probation had not been granted the accusation or information dismissed. The dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own, possess, or have in his or her continuous dismissal does not permit a person to own.					
	firearm if prevented by Penal Code sections 29800 or 29900 (formerly sections 12021 and 12021.1). Dismissal of a conviction does not permit a person prohibited from holding public office as a result of that conviction to hold public office.					
7.	In addition, as required by Penal Code section 299(f), relief under Penal Code sections 1203.4a, or 1203.41 does <i>not</i> release petitioner from the separate administrative duty t specimens, samples, or print impressions under the DNA and Forensic Identification D Data Bank Act (Pen. Code, § 295 et seq.) if petitioner was found guilty by a trier of fact reason of insanity, or pled no contest to a qualifying offense as defined in Penal Code sequence.	to provide atabase and , not guilty by				
	Date:]			
	(JUDICIAL OFFICER)					

PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT:

CASE NUMBER: