ATTORNEY OR PARTY WITHOUT ATTORNEY (Nams, S	FOR COURT USE ONLY		
TELEPHONE NO.:	FAX NO. (Optional):		
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):			
		_	
PEOPLE OF THE STATE OF CALIFORNIA			
V. DEFENDANT:			
DEFENDANT.			
		CASE NUMBER:	
ORI (Pen. Cod			
	ENDANT'S INFORMATION		
CII:			
DRIVER'S LIC #: SSN # (LAST FOUR DIGITS ONLY);			
DATE OF BIRTH:			
The court denies the petition			
The court grants the petition defendant is eligible for the r	. The court finds from the records on file in this case, and frelief requested.	om the foregoing petition, that the	
3. a The court reduces the fe	elony offense to a misdemeanor.		
b The court denies the rec	quest to reduce the felony offense to a misdemeanor.		
	erdict, or finding of guilt in the above-entitled action be set a e complaint be, and is hereby, dismissed.	aside and vacated and a plea of not	
5. If this order is granted under the pro-	ovisions of Penal Code section 1203.4:		
 a. The defendant is required to dis- 	close the above conviction in response to any direct questi-	on contained in any questionnaire or	
application for public office or fo	r licensure by any state or local agency or for contracting w	ith the California State Lottery.	
	not permit a person prohibited from holding public office a	s a result of that conviction to hold	
public office.	ble to obtain a certificate of rehabilitation and pardon under	r the precedure set forth in Bonel	
Code section 4852.01 et seq.	the to obtain a certificate of renabilitation and pardon under	the procedure set forth in Penal	
6. If the order is granted under the pro	ovisions of either Penal Code section 1203.4 or 1203.4a, th	ne defendant is released from	
all penalties and disabilities resulting	ng from the offense except as provided in Penal Code section	ons 12021 and 12021.1 and	
Vehicle Code section 13555. The c	lismissal does not permit a person to own, possess, or hav	e in his or her control a firearm	
if prevented by Penal Code section	s 12021 or 12021.1.		
7. In addition, as required by Penal Co	ode section 299(f), relief under Penal Code sections 17, 12	09.4 or 1002.4e does not	
	e administrative duty to provide specimens, samples, or pri		
and Forensic Identification Databas	be and Data Bank Act (Pen. Code, § 295 et seq.) if defenda	int was found quilty by a trier of	
fact, not guilty by reason of insanity	, or pled no contest to a qualifying offense as defined in Pe	nal Code section 296(a).	
		FOR COURT USE ONLY	
Date:			
	(JUDICIAL OFFICER)		