

SUPERIOR COURT OF THE STATE OF CALIFORNIA, COUNTY OF PLACER

ATTORNEY OR PARTY WITHOUT ATTORNEY <i>(Name, State Bar number, and address):</i> TELEPHONE NO.: _____ FAX NO.: _____ E-MAIL ADDRESS: _____ ATTORNEY FOR (Name): _____	FOR COURT USE ONLY
PEOPLE OF THE STATE OF CALIFORNIA CDCR NUMBER: vs. JAIL ID NUMBER: DEFENDANT: DATE OF BIRTH:	
PETITION CANNABIS CONVICTION RESENTENCING Health and Safety Code, § 11361.9 <input type="checkbox"/> NO OBJECTION TO RELIEF <input type="checkbox"/> OBJECTION TO RELIEF (H&S § 11361.8(b) / 11361.8(f))	CASE NUMBER: DATE: TIME: DEPARTMENT:

1. CONVICTION INFORMATION

CONVICTION A:

On *(date)* _____, the defendant in the above-entitled criminal action, was convicted of the following Health and Safety Code section 11357 11358 11359 11360, which has been reclassified under Proposition 64.

When committing the conduct resulting in the conviction the defendant was:
 18 to 20 years of age; 21 years old or older. Date of birth: _____

The nature of the substance which resulted in the conviction was:
 Marijuana not in the form of concentrated cannabis; Concentrated cannabis; Marijuana plants;
 Other: _____.

The quantity of the substance which resulted in the conviction was:
 Not more than 28.5 grams of marijuana not in the form of concentrated cannabis; Not more than 4 grams of marijuana in the form of concentrated cannabis; Not more than 8 grams of marijuana in the form of concentrated cannabis;
 Not more than 6 marijuana plants.

CONVICTION B:

On *(date)* _____, the defendant in the above-entitled criminal action, was convicted of the following Health and Safety Code section 11357 11358 11359 11360, which has been reclassified under Proposition 64.

When committing the conduct resulting in the conviction the defendant was:
 18 to 20 years of age; 21 years old or older. Date of birth: _____

The nature of the substance which resulted in the conviction was:
 Marijuana not in the form of concentrated cannabis; Concentrated cannabis; Marijuana plants;
 Other: _____.

The quantity of the substance which resulted in the conviction was:
 Not more than 28.5 grams of marijuana not in the form of concentrated cannabis; Not more than 4 grams of marijuana in the form of concentrated cannabis; Not more than 8 grams of marijuana in the form of concentrated cannabis;
 Not more than 6 marijuana plants.

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2. THE DISTRICT ATTORNEY HAS NO OBJECTION TO THE RELIEF INDICATED BELOW:

- a. **RESENTENCING/DISMISSAL**
Defendant is currently serving the sentence for the crime noted above, and is eligible for the sentence be recalled and that he/she be resentenced or the charge be dismissed as required by law.
 Other: _____.

- b. **REDESIGNATION/DISMISSAL/SEALING**
Defendant has completed the sentence for the crime noted above, and is eligible for the sentence be recalled and the conviction be redesignated or dismissed. If the conviction is dismissed, the court's record of conviction should be sealed.
 Other: _____.

3. THE DISTRICT ATTORNEY OBJECTS TO THE GRANTING OF RELIEF BECAUSE:

- Defendant was not convicted of an eligible offense.

- Other: _____.

- Defendant is eligible for relief, but relief should be denied because petitioner presents unreasonable risk of danger to public safety if he/she is resentenced.

(DATE)

▶ _____
(SIGNATURE OF DEPUTY DISTRICT ATTORNEY)