SUPERIOR COURT OF CALIFORNIA COUNTY OF TULARE



REQUEST FOR DISMISSAL PC1203.4 (a)

FORMS IN	ICLUDED IN THIS PACKET
Petition for Dismissal	CR-180 Judicial Council of California
Order for Dismissal	CR-181 Judicial Council of California
Attached Declaration	MC-031
Acknowledgment of Receipt	TCSC Form

Packet Revised 7/2024

A request for dismissal 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 dismissal will appear on your record.

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 dismissal in these situations. If you are applying for a government issued license, certificate or permit, you *must* disclose your conviction and dismissal.

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.

A dismissal 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.

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

- You received probation for that conviction and
 - You successfully completed probation or obtained an early release.
 - You also have paid all the fines, restitution, and reimbursements ordered by the court as part of your sentence.
 - You are not currently serving another sentence or on probation for another offense, AND
 - You are not currently charged with another offense.
- You never received probation and
 - Your conviction was a misdemeanor
 - o It has been at least one year since the date you were convicted

- You have complied fully with the sentence of the court
- You are not currently serving another sentence
- You are not currently charged with another offense, AND
- You have obeyed the law and lived an honest and upright life since the time of your conviction.

You are eligible for dismissal and the court has the discretion (choice) to grant you the 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 California 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
 - You are not currently charged with, on probation for, or serving a sentence on any other offense.

If you were convicted of any of the following offenses you are not eligible for dismissal under Penal Code § 1203.4(a): Any misdemeanor within the provision of Vehicle Code § 42001(b); any violation of Penal Code § 286(c), 288, 288a(c), 288.5 or 289(j), a felony under Penal Code § 261.5(d), any infraction.

PROCEDURE

In order to begin cleaning up your criminal record you first need to know what is on your criminal record. Your criminal records information can be obtained from a variety of sources. Below is a list of the sources most commonly used:

- Your court papers received at the time of conviction.
- The Superior Court where you were convicted.
- 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, CA. Their phone number is (916) 227-3400. There is a fee for these records and it may take several weeks for the records to arrive in the mail.

Once you obtain your criminal record you will need to complete the proper forms and file them with the Court. There are two forms that you will need to complete to dismiss your conviction.

- Petition for Dismissal (CR-180) http://www.courts.ca.gov/documents/cr180.pdf
- Order for Dismissal (CR-181) http://www.courts.ca.gov/documents/cr181.pdf

These forms are also attached in this packet and are available at the Courthouse.

Complete the Petition

Everything you need to know in order to fill out the petition is in the minute order from your sentencing or your criminal record history from the Department of Justice.

You will need the original plus two (2) copies of the Petition.

Before you file your Petition with the Court you will need to serve a copy of the Petition to the Tulare County District Attorney's Office located in Room 224 on the 2nd floor of the Visalia Courthouse or at 16 E. Olive Ave in Porterville. The District Attorney will keep a copy of the Petition for their file and will sign the attached **Acknowledgement of Receipt of Copy**. If your Petition is for a felony conviction you will also need to serve a copy of the Petition to the Tulare County Probation Office located at 3241 W. Noble Ave in Visalia or at 1055 W. Henderson, Suite 7, in Porterville. The Probation Office will keep a copy of the Petition for their file and will sign the attached **Acknowledgement of Receipt of Copy**.

File Your Petition(s) with the Court(s)

Once you have served a copy of your petition you will need to file the original petition with either of the Clerk's Offices.

- Room 124 on the 1st floor of the Visalia Courthouse
- Criminal Motions Window on the 1st floor of the South County Justice Center

The Clerk's Office will then place your matter on calendar and send notices to you and the District Attorney's Office advising you of the court date.

Filing Fees

There is no fee for filing your petition.

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A	ITORNEY OR PARTY WI	THOUT ATTORN	ΞΥ	STATE BAR NUMBER:		F	OR COURT USE ONLY
N/	AME:						
FI	RM NAME:						
ST	TREET ADDRESS:						
CI	TY:		STATI	E: ZIP CODE:			
TE	ELEPHONE NO.:		FAX NO.:				
ΕN	MAIL ADDRESS:						
Αī	TORNEY FOR (name):						
S	UPERIOR COURT	OF CALIFOR	NIA, COUNTY OF				
s	TREET ADDRESS:						
N	IAILING ADDRESS:						
CI	TY AND ZIP CODE:						
Р	EOPLE OF THE ST	TATE OF CAL	IFORNIA			CASE NUMBER:	
		V.,					
D	EFENDANT:						
						F	OR COURT USE ONLY
		PET	ITION FOR DISMIS	SAL		DATE:	
(P	en. Code, §§ 17(b), 17(d)(2),	1203.4, 1203.4a, 120	3.41, 1203.42, 120	3.43, 1203,49)	TIME:	
,	7 00 (. ()()		,	,	DEPARTMENT:	
	4 4 444						
			-		•	•	partment of Justice (DOJ)
			•	•	•	•	benefits to filing it with the
U.	_	•				•	s already been dismissed,
yo	u can request you	ur Record of	Arrest and Prosecution	on (RAP) sheet from	n the DOJ, but	this is not required	
1.	On (date):		, the petitioner (t	ne defendant in the	above-entitled	criminal action) wa	as convicted of a violation of the
		es or was gr	anted deferred entry				
	Code	Section	Type of offense (fe		Eligible for r		Eligible for reduction to
	(Penal,		misdemeanor, or infi	•	_	or under Penal	infraction under Penal
	Vehicle, etc.)		,	7 :8:) (yes or no)	Code, § 17(d)(2) (yes or no
					, 5		(1), (1), (1)
	If additional spa	ce is needed	d for listing offenses, u	use Attachment to J	udicial Council	Form (form MC-02	25).
,	Felony or n	niedomoan	or with probation gra	ented (Pan Code	£ 1202 A)		
			on the terms and cond	•	•	have entitled cour	t: the petitioner is not
							nmitting any crime, and the
	petitioner (c			Juanum for any one	rise, or current	y charged with cor	minumg any crime, and the
			conditions of probations	n for the entire neri	ad thereof		
	_			•		d thoroof	
	_		arged from probation				
		-		•			nting a dismissal would be
	in th	he interests	of justice. You can pro	ovide that information	on by writing in	the space below, o	or by attaching a letter or
	othe	er relevant d	ocuments. If you nee	d more space for yo	our writing, you	can use Attachme	nt (form MC-025) or
	Atta	ched Decla	ration (form MC-031)	(which is signed und	der penalty of p	erjury) and attach	it to this petition.)

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	OIX-100
PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT:	CASE NUMBER:
 Misdemeanor or infraction with sentence other than probation (Pen. Code, Probation was not granted; more than one year has elapsed since judgment was the sentence of the court and is not serving a sentence for any offense or current the petitioner (check one) a. has lived an honest and upright life since pronouncement of judgment and coor b. should be granted relief in the interests of justice. (Please note: You may expended that information by writing in the span relevant documents. If you need more space for your writing, you can use At Declaration (form MC-031) (which is signed under penalty of perjury) and att 	s pronounced. Petitioner has complied with ntly charged with committing any crime; and conformed to and obeyed the laws of the land; splain why granting a dismissal would be in acce below or by attaching a letter or other attachment (form MC-025) or Attached
4. Misdemeanor conviction under Penal Code section 647(b) (Pen. Code, § 12 Petitioner has completed a term of probation for a conviction under Penal Code because the conviction was the result of petitioner's status as a victim of human (Please provide evidence that the conviction was the result of your status as a vi that information by writing in the space below or by attaching a letter or other rele your writing, you can use Attachment (form MC-025) or Attached Declaration (for of perjury) and attach it to this petition.)	section 647(b) and should be granted relief in trafficking. victim of human trafficking. You can provide levant documents. If you need more space for
 Felony county jail sentence under Penal Code section 1170(h)(5) or felony s § 1203.41) Petitioner is not on parole or under supervision under Penal Code section 1170(probation for, or currently charged with committing any crime; and should be gra (check one) a. more than one year has elapsed since petitioner completed the felony count supervision imposed under Penal Code section 1170(h)(5)(B). b. more than two years have elapsed since petitioner completed the felony count andatory supervision imposed under Penal Code section 1170(h)(5)(A). c. more than two years have elapsed since petitioner completed the felony star result in a requirement to register as a sex offender under Chapter 5.5 (start Penal Code. (Please note: You may explain why granting a dismissal would be in the interinformation by writing in the space below or by attaching a letter or other relevance your writing, you can use Attachment (form MC-025) or Attached Declaration penalty of perjury) and attach it to this petition.) 	(h)(5)(B); is not serving a sentence for, on anted relief in the interests of justice, and aty jail sentence with a period of mandatory unty jail sentence without a period of ate prison sentence, and the conviction did not ting with section 290) of Title 9 of Part 1 of the erests of justice. You can provide that devant documents. If you need more space for

		CK-100
Р	EOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT:	CASE NUMBER:
6.	Felony prison sentence that would have been eligible for a felony county Penal Code section 1170(h)(5) (Pen. Code, § 1203.42)	jail sentence after 2011 under
	Petitioner is not under supervision and is not serving a sentence for, on proba any crime; more than two years have elapsed since petitioner completed the f granted relief in the interests of justice.	
	(Please note: You may explain why granting a dismissal would be in the interest by writing in the space below or by attaching a letter or other relevant docume you can use Attachment (form MC-025) or Attached Declaration (form MC-037) attach it to this petition.)	nts. If you need more space for your writing,
7.	Deferred entry of judgment (Pen. Code, § 1203.43) Petitioner performed satisfactorily during the period in which deferred entry of charge(s) were dismissed under former Penal Code section 1000.3 on (date):	
	a. court records are available showing the case resolution; or	
	 b. petitioner declares under penalty of perjury that the charges were dismissed for deferred entry of judgment. Petitioner (check one) (1) has (2) has not attached a copy of his or her state summary criminal history information. 	ed after petitioner completed the requirements
	attached a copy of his of her state suffiliary chillinal history information.	
8.	Petitioner requests that the eligible felony offenses listed above be reduced to misc eligible misdemeanor offenses be reduced to infractions under Penal Code section	lemeanors under Penal Code section 17(b) and 17(d)(2).
9.	Petitioner requests that petitioner be permitted to withdraw the plea of guilty, or that plea of not guilty be entered and the court dismiss this action under the Penal Code	
Dat	e:	
	.	
	(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER OR ATTORNEY)

PLAINTIFF/PETITION	ER:	=		CASE NUMBER:	MC-
FENDANT/RESPOND	ENT:				
	(This farms would be all only	DECLARATION			
	(This form must be attache	ed to another form or co	urt paper before	it can be filed in court.)	
				¥	
				*	
are under penalty o	f perjury under the laws of th	e State of California tha	at the foregoing is	s true and correct.	
,					
	(TYPE OR PRINT NAME)			(SIGNATURE OF DECLARANT)	

		011.10
ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
EMAIL ADDRESS:		0
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, CO	JNTY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
PEOPLE OF THE STATE OF CALIFORNIA		
V.:		
DEFENDANT:		
00000		CASE NUMBER:
	OR DISMISSAL	
(Pen. Code, §§ 17(b), 17(d)(2), 1203.4,	1203.4a, 1203.41, 1203.42, 1203.43,	1203.49)
follows: 1. The court GRANTS the petition is § 18.5) under Penal Code section 17(d)(2) and reduces a. ALL FELONY CONVICTION b. ALL MISDEMEANOR CONV	for reduction of a felony to a misdemea n 17(b) and/or for reduction of a misde	anor (maximum punishment of 364 days per Pen. Code, emeanor to an infraction under Penal Code section charges and date of conviction):
reduction of a misdemeanor to a a. ALL FELONY CONVICTION b. ALL MISDEMEANOR CONV	n infraction under Penal Code section	
§ 1203.4 § 1203.4a and it is ordered that the pleas of guinot guilty be entered and that the cora. ALL CONVICTIONS OR PLE	§ 1203.41 \$ 1203.42 \$ ty or nolo contendere or verdicts or fininglaint or information be, and is herebox AS FOR DEFERRED ENTRY OF JUDS or pleas for deferred entry of judgments.	ndings of guilt be set aside and vacated and a plea of y, dismissed for <i>(check one)</i>

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			CR-181
PE	EOPLE OF THE STATE OF CALIFORNIA v DEFENDANT:	CASE NUMBER:	
4.	The court DENIES the petition for dismissal under Penal Code (check all that apply) § 1203.4 § 1203.4a § 1203.41 § 1203.42 § 1203.43 a. ALL CONVICTIONS OR PLEAS FOR DEFERRED ENTRY OF JUDGMENT in the above-ent only the following convictions or pleas for deferred entry judgment in the above-ent date of conviction or plea for deferred entry of judgment):		,
5.	 In granting this order under the provisions of Penal Code section 1203.49, the court fine human trafficking when petitioner committed the crime. a. The court orders (check one): (1) the relief described in section 1203.4. (2) the relief described in section 1203.4, with the following exceptions (specify): 	ds that the petitioner	was a victim of
	b. The Department of Justice is hereby notified that petitioner was a victim of human traffic crime, and notified of the relief ordered.	cking when petitioner	committed the
6.	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 conviction in response to any direct ques application for public office, or for licensure by any state or local agency (or, under Pena a federally recognized tribe or for enrollment as a provider of in-home supportive service services" (see Welf. & Inst. Code, §§ 12300–12318, 14132.95, 14132.952, 14132.956, California State Lottery Commission; and b. dismissal of the conviction does not automatically relieve petitioner from the requirement (See, e.g., Pen. Code, § 290.5.) 	al Code section 1203 es and "waiver perso 14132.97)), or for co	.41, for licensure by nal care ntracting with the
7.	If this order is granted under the provisions of Penal Code section 1203.4, 1203.4a, 1203.4 released from all penalties and disabilities resulting from the offense except as provided in (formerly sections 12021 and 12021.1) and Vehicle Code section 13555. In any subsequent other offense, the prior conviction may be pleaded and proved and shall have the same effeor the accusation or information dismissed. The dismissal does not permit a person to own, firearm if prevented by Penal Code section 29800 or 29900 (formerly sections 12021 and 1 not permit a person prohibited from holding public office as a result of that conviction to hold	Penal Code sections it prosecution of the pect as if probation ha possess, or have in 2021.1). Dismissal o	29800 and 29900 petitioner for any d not been granted their control a
8.	Dismissal under Penal Code section 1203.4 or 1203.4a does not release petitioner from the conditions of any unexpired criminal protective order issued under Penal Code section 136 368(l), or 646.9(k).		
9.	In addition, as required by Penal Code section 299(f), relief under Penal Code sections 17(1203.4, 1203.4a, 1203.41, 1203.42, or 1203.49 does <i>not</i> release petitioner from the separaduty to provide specimens, samples, or print impressions under the DNA and Forensic Ider Database and Data Bank Act (Pen. Code, § 295 et seq.) if petitioner was found guilty by a t guilty by reason of insanity, or pled no contest to a qualifying offense as defined in Penal C 296(a).	nte administrative ntification trier of fact, not	FOR COURT USE ONLY
10.	The basis for an order of dismissal granted under the provisions of Penal Code section 120 invalidity of petitioner's prior plea due to misinformation in former Penal Code section 1000 actual consequences of making a plea and successful completion of a deferred entry of jud	.4 regarding the	
11.	Notice: Except as provided in Penal Code section 1203.425(a)(4), if this order is granted ur 1203.41, or 1203.42, the court must not disclose information concerning a conviction grante format, except to the person whose conviction was granted relief or to a criminal justice age	ed relief to any perso	

CR-181 [Rev., January 1, 2024]

Date:

(JUDICIAL OFFICER)

SUPERIOR COURT OF CALIFORNIA COUNTY OF TULARE

Acknowledgment of receipt of a copy of the herein Petition and Order for Dismissal under Penal Code §1203.4 or Penal Code §1203.4(a).

TULARE COUNTY DISTRICT ATTORNEY'S OFFICE
I do hereby acknowledge receipt of a copy of the Petition and Order for Dismissal
(CR-180 and CR-181). Dated:
Tim Ward, Tulare County District Attorney
TULARE COUNTY PROBATION DEPARTMENT
I do hereby acknowledge receipt of a copy of the Petition and Order for Dismissal
(CR-180 and CR-181). Dated:
Kelly Vernon, Chief Probation Officer