ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO.:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:	710.0005	
CITY: TELEPHONE NO.:	STATE: ZIP CODE: FAX NO.:	
	FAX NO.:	
E-MAIL ADDRESS: ATTORNEY FOR (name):		
ATTORNETT ON (Halle).		
PEOPLE OF THE STATE OF CALIFORNIA, CO v.	DUNTY OF TEHAMA	
DEFENDANT:		CASE NUMBER:
PETITION/APPLICATION (Hea	llth and Safety Code, § 11361.8) ME(S)	FOR COURT USE ONLY
FOR RESENTENCING OR DISMISSAL (H & S § 11361.8(b))	\square REDESIGNATION OR DISMISSAL/SEALING (H & S § 11361.8(f))	Date: Time: Department:
	INSTRUCTIONS	2 Spartinonia
•Before filing this form, petitioner/applicant petition/application will be scheduled.	should consult local court rules and court staff t	o determine if a formal hearing on the
	e for a qualified crime, please fill out sections 1 acterions 1 acterions 1 acterions 1 acterions 1 acterions 1	
•Complete sections 4 and 5 as necessary.		the office of the second first and the
(the district attorney or city attorney, as app	he petitioner/applicant is required to immediate propriate) with a copy of the petition/application.	
signed Proof of Service, attached to this for	rm, must be filed with the court.	
1. CONVICTION INFORMATION		
CONVICTION A:		
	Applicant, the defendant in the above-entitled cr 11357 11358 11359 11360, which h	
Petitioner/Applicant further states th	at when committing the conduct resulting in the	conviction he/she was:
* *	rs old or older. Date of birth:	
Petitioner/Applicant further states th	at the nature of the substance which resulted in	the conviction was:
marijuana not in the form of conc	entrated cannabis;	marijuana plants;
not more than 28.5 grams of mai	nat the quantity of the substance which resulted rijuana not in the form of concentrated cannabis s; not more than 8 grams of marijuana in the s.	; not more than 4 grams of marijuana
CONVICTION B:		
On <i>(date):</i> , Petitioner Health and Safety Code section	r/Applicant, the defendant in the above-entitled of 11357 11358 11359 11360, which h	criminal action, was convicted of the following as been reclassified under Proposition 64.
• •	that when committing the conduct resulting in the cars old or older. Date of birth:	
Petitioner/Applicant further states	that the nature of the substance which resulted	in the conviction was:
marijuana not in the form of cor	ncentrated cannabis;	s; marijuana plants;
not more than 28.5 grams of m	that the quantity of the substance which resulted that the quantity of the substance which resulted the parijuana not in the form of concentrated cannables; not more than 8 grams of marijuana in the parity.	ois; not more than 4 grams of marijuana

Health and Safety Code §11361.8

	PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT:	CASE NUMBER:
2.	REQUEST FOR RELIEF a. RESENTENCING/DISMISSAL	
	Petitioner is currently serving the sentence for the crime noted about he/she be resentenced or the charge be dismissed as required by	
	Other:	
	b. REDESIGNATION/DISMISSAL/SEALING	
	Applicant has completed the sentence for the crime noted above, a conviction be redesignated or dismissed. If the conviction is dismis conviction be sealed.	
	Other:	
3.	WAIVER OF HEARING BY ORIGINAL SENTENCING JUDGE	
	Petitioner/applicant waives the right to have this matter heard by the order court may designate any judge to rule on this matter.	iginal sentencing judge. The Presiding Judge of the
4.	WAIVER OF APPEARANCE	
	Petitioner/applicant understands there is a right to personally attend an	y hearing held in this matter. Petitioner/applicant gives
	up that right; the matter may be heard without his/her appearance.	
_		
Da	ated:Signature	of petitioner/applicant
	Olgrature	or petitioner/applicant
P	ROSECUTING AGENCY RESPONSE	
	The prosecuting agency has no objection to this petition/application. If without a hearing.	Petitioner/applicant is entitled to the requested relief
	The prosecuting agency requests a hearing and objects to the grantinPetitioner/applicant was not convicted of an eligible offense.	ng of the petition/application because:
	Other:	
	Petitioner is eligible for relief, but relief should be denied becau	
	of danger to public safety if he/she is resentenced.	
	of dailigen to public darety if horono to reconteneda.	
	The prosecuting agency does not object to the petitioner's/applicant of resentencing.	t's eligibility for relief, but requests a hearing on the issue
D-	otod	
Uč	ated:Si	gnature of prosecuting attorney
	OI(graces of proceeding attorney

PETITION/APPLICANT

PROOF OF SERVICE

	Personal Service	Service by Mail
1.	Person serving: I am over the age of 18 and not a party to this	action.
	(1) Name:	
	(2) Address:	
	(3) Telephone:	
2.	I served a copy of the Petition/Application for Resentencing or a. Personal Service: I personally delivered the Petition/Appl the person at the address listed below:	
	(1) Name of person served:	
	(2) Address where served:	
	(3) Date Served:	
	(4) Time Served:	AM PM
	(1) Name of person served: (2) Address:	
	(3) Date of Mailing:	
	(4) Place of Mailing (city and state):	
4	leclare to the best of my information and belief that the foregoing	a is true and correct
u	lectare to the best of my information and belief that the foregoing	g is true and correct.
Da	ate:	
Da	ne	(Signature of Declarant)
		(Signature of Declaratit)
		(Printed Name of Declarant)