ATTORNEY OR PARTY WITHOUT ATTORNI	EY: STA	TE BAR NO.	FC	OR COURT USE ONLY	
NAME: FIRM NAME:					
CITY:	STATE:	ZIP CODE:			
TELEPHONE NO.:	Fax No.:				
E-MAIL ADDRESS:					
ATTORNEY FOR (name):					
PEOPLE OF THE STATE OF CALIFORNIA					
V.					
DEFENDANT:					
Date of Birth:					
PETITION/APPLICATION	ON - ADULT CRIME	S	CASE NUMBER	:	
(Health and Safety	Code §11361.8)				
			DISTRICT ATTORNEY NO.		
FOR RESENTENCING OR DISMISSAL	OR DISMISSAL/				
(H&S §11361.8(a))	SEALING (H&S 11	· · · · · · · · · · · · · · · · · · ·	RELATED CASES NOS:		
			RELATED CASES	5 NO5.	
The "Control, Regulate and Tax Adult L	Jse of Marijuana Act	," commonly kno	wn as the "Ac	dult Use of	
Marijuana Act" ("the Act"), was adopte	ed by voters on Nov	ember 8, 2016. T	his form is to	be used to obtain relief	
under the Act in connection with the fo	ollowing offenses: H	&S §§11357, 113	58, 11359, 11	360, 11362.1, 11362.2,	
11362.3, and 11362.4.	_				
	INSTRUC	TIONS			
•Please use ONE FORM PER CASE. Do	not combine multi	ple cases on a sin	gle form.		
 Petitioner/applicant will be notified if 	f a formal hearing or	n the petition/app	olication is sch	ieduled.	
 Please complete all sections, as appro 	opriate. If you have	more than two co	onvictions to b	oe addressed by the	
court, please attach information conce	erning the additional	convictions to th	e petition/ap	plication.	
•Upon the filing of the petition/application	ation, the petitioner	/applicant is requ	ired to immed	diately serve the office of	
the prosecuting agency (the district at	torney or city attorn	ey, as appropriat	e) with a copy	of the	
petition/application. It may be served	personally or by ma	il. A signed Proof	of Service mu	st be filed with the court.	
4 001111011011110111101111					
1. CONVICTION INFORMATION	Count:	Offense:		Date of Offense:	
On (date): , Petition	per/Annlicant the de	efendant in the al	nove-entitled	criminal action, was	
convicted of the identified Health and	• • •				
convicted of the identified fieditif and	Salety Code Section	, willell has been	reciassifica ai	ider the Act.	
Petitioner/Applicant further states that when committing the conduct resulting in the conviction he/she was: 18 to 20 years of age; 21 years old or older.					
Petitioner/Applicant further states tha		_			
marijuana not in the form of conce other:	ntrated cannabis; _	_ concentrated c	annabis; 💹 m	narijuana plants;	

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PEOPLE OF THE STATE OF CALIFORNIA V. DEFENDANT:			CASE NUMBER:				
Petitioner/Applicant further states that 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 INFORMATION	Count:	Offense:	Date of Offense:				
On (date): , Petitioner/Applicant, the defendant in the above-entitled criminal action, was convicted of the identified Health and Safety Code section, which has been reclassified under the Act.							
Petitioner/Applicant further states that when committing the conduct resulting in the conviction he/she was: 18 to 20 years of age; 21 years old or older.							
Petitioner/Applicant further states that the nature of the substance which resulted in the conviction was: marijuana not in the form of concentrated cannabis; concentrated cannabis; marijuana plants; other:							
Petitioner/Applicant further states that 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.							
[Additional Conviction Information Attached]							
2. REQUEST FOR RELIEF A. RESENTENCING/DISMISSAL							
Petitioner is currently serving the sentence for the crime noted above, and requests the sentence be recalled and that he/she be resentenced or the charge be dismissed as required by law.							
Other:							
B. REDESIGNATION/DISMISS.	AL/SEALING						
Applicant has completed the s and the conviction be redesigr court's record of conviction be	nated or dismissed. I		uests the sentence be recalled issed, applicant requests the				
Other:							

PEOPLE	OF THE STATE OF CALIFORNIA V. DEFENDANT:	CASE NUMBER:
3.	WAIVER OF APPEARANCE: Petitioner/applicant understands there is hearing in this matter. Petitioner/application further understands that a connection with this matter at which testimony and other evidence will be Petitioner/applicant gives up the right to appear at all preliminary and co the court in connection with this matter. Petitioner/applicant agrees to he matter heard by the court without his/her appearance.	contested hearing may occur in e considered by the court. ntested hearings conducted by
Dated:	 Signature of peti	tioner/applicant
	Signature or peti	τιοπει / αρριτεαπτ

PEOPLE OF THE STATE OF CALIFORNIA V. DEFENDANT:			CASE NUMBER:				
PETITION/APPLICATION - ADULT CRIMES (Health and Safety Code §11361.8) ATTACHMENT							
CONVICTION INFORMATION	Count:	Offense:	Date of Offense	e:			
On (date): , Petitioner/Applicant, the defendant in the above-entitled criminal action, was convicted of the identified Health and Safety Code section, which has been reclassified under the Act.							
Petitioner/Applicant further states that when committing the conduct resulting in the conviction he/she was: 18 to 20 years of age; 21 years old or older.							
Petitioner/Applicant further states that the nature of the substance which resulted in the conviction was: marijuana not in the form of concentrated cannabis; concentrated cannabis; marijuana plants; other:							
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CONVICTION INFORMATION	Count:	Offense:	Date of Offense	e:			
On (date): , Petitioner/Applicant, the defendant in the above-entitled criminal action, was convicted of the identified Health and Safety Code section, which has been reclassified under the Act.							
Petitioner/Applicant further states that when committing the conduct resulting in the conviction he/she was: 18 to 20 years of age; 21 years old or older.							
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