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				OURT OF CALIFORNIA SANTA CLARA	FOR C	COURT USE ONLY
		PL	-AINT	PEOPLE OF THE STATE OF CALIFORNIA		
		DE		ANT Self-Represented me:		
			Addı			
С	ity, S	tate,				
_				one:	0.405.111.1155	
	(PC	NVI C §11 se wh	CTIC 78.18 nen se	O REDESIGNATE FELONY N AS MISDEMEANOR (If)) Entence is completed and you obation, parole, or supervision) PETITION FOR RESENTENCING (PC §1170.18(a)) (Use when you are still in custody or on probation or supervision)	CASE NUMBER:	
1.				Defendant in the above-captioned case and was convicted of the following cor resentencing or redesignation):	offenses (list all co	unts that you think are
2.		The	valı	e of stolen property or checks does not exceed \$950.		
3.		l ha	ive n	ever been convicted of any of the "Disqualifying Offenses" listed on the back	of this petition.	
4.			opy o 951	f this petition has been served on the Santa Clara County District Attorney, 7.10.	70 West Hedding S	St., West Wing, San José,
5.	PE	ГІТІС	N T	REDESIGNATE FELONY CONVICTION(S) AS MISDEMEANOR(S):		
	a.			ve completed my sentence and am no longer on probation, parole, Post Relervision. I hereby petition to have the eligible felony conviction(s) designate		
	b.	A h		g is not required to decide the petition. I (check one of the following boxes) equest a hearing on this petition; request a hearing only if the petition is		a hearing on this petition;
6.	PF	TITIC	N T	RECALL FELONY SENTENCE AND RESENTENCE AS MISDEMEANOR	?(S)·	
Ο.	а.	П		n in custody at, and my release date		· or
	۵.			n out of custody and on parole on formal probation on PRCS on		
	b.			reby petition to have my sentence recalled and to be resentenced.	or managery cape	111010111
	<u>.</u>			polition to have my contained recalled and to be recently		
7.		ders fire		that if my petition is granted, I will still be prohibited from owning, pos	sessing, or havir	ng custody or control of
	I de	clare	und	er penalty of perjury that the foregoing is true and correct to the best of my k	nowledge and beli	ef, and that this petition is
	exe	cute	d on	<i>(date):</i> , 20		
				(S	Signature of Petitio	ner)
8.	DIS	TRIC	CT A	TORNEY RESPONSE (must be filed within 30 days of service of the petitio	n)	(COURT USE ONLY)
	a.		The	District Attorney requests that the petition be GRANTED		
	b.		The	District Attorney requests that the petition be DENIED for the following reas	on(s):	
		(1)		The defendant has \square a prior conviction under PC § 667(e)(2)(C)(iv) and/or requiring registration under PC § 290(c) (<i>list convictions by docket # and convictions by do</i>		
		(2)		The following felony offenses do not qualify for resentencing or redesignation provide a brief explanation)	on (list each count	and code section and
		(3)		The defendant poses an unreasonable risk to public safety as defined in PC	C § 1170.18(c)	
l de	clare	` '	er pe	nalty of perjury that the foregoing is true and correct to the best of my knowle		d that the response is
exe	cute	d on	(date), 20		
						D#
				Deputy / Assistant Distric	ct Attorney	

ATTACHMENT CR-6087

PEOPLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:
DEFENDANT:	

A copy of the Petition must be served on the District Attorney by mailing a copy to the address on the front of this petition, or by asking the clerk to place a copy in the District Attorney pick-up box in the clerk's office.

Petition to Redesignate Felonies as Misdemeanors - Additional Information

The Court will issue an order on your petition within 60 days. A hearing is not required to decide your petition.

If your petition is granted, you will receive a copy of the order for your records.

If the Court finds that you are not eligible to have your felonies reduced, you may receive a written order explaining the reason your petition was denied. If you wish to do so, you may request a hearing within 30 days of that notice and will receive written notification of the date and time to appear in court.

Petition for Resentencing - Additional Information

If the Court finds that you are eligible for resentencing, counsel may be appointed to represent you and will contact you directly at the address you have provided. (You may wish to include a telephone number for this purpose.)

If you are ineligible for resentencing you will receive a written order explaining the reason your petition is being denied. If you wish to do so, you may request a hearing within 30 days of that notice, and will receive written notification of the date and time to appear in court.

LIST OF DISQUALIFYING OFFENSES (Penal Code § 667(e)(2)(C)(2)(iv), Penal Code §290(c))

Any "sexually violent offense" (W&I §6600(b)):
Any of the following acts when committed by force, violence, duress, menace, fear of immediate and unlawful bodily injury or threatening to retaliate in the future:
(A) ☐ rape (PC §261)
☐ rape of a spouse (PC §262)
☐ rape, rape of a spouse or penetration by foreign object in concert (PC §261.4)
sodomy (PC §286)
☐ lewd or lascivious act on child or dependent person (PC §288)
oral copulation (PC §288a)
continuous sexual abuse of a child (PC §288.5)
penetration by foreign object (PC §289)
Any of the following when committed with intent to commit an offense listed in (A)
(B) kidnapping (PC §207)
aggravated kidnapping (PC §209)
assault (PC §220)
Oral copulation, sodomy, or sexual penetration with a child under 14 and more than 10 years younger than defendant (PC §288a, PC §286, or PC §289)
☐ A lewd or lascivious act with a child under 14 (PC §288)
☐ Any homicide or attempted homicide (PC §187 − 191.5)
☐ Solicitation to commit murder (PC §653f)
Assault with a machine gun on peace officer or firefighter (PC §245(d)(3))
☐ Possession of a weapon of mass destruction (PC §11418(a)(1))
Any serious or violent felony punishable in California by life imprisonment or death
☐ Any offense requiring lifetime sex offender registration under PC § 290(c)