Information on Filing a Petition to Terminate Sex Offender Registration

General Information

- Do not file this information sheet with your petition.
- You must continue to register as a sex offender until a court grants your request to terminate the registration requirement.
- You may be required to register as a sex offender in another jurisdiction even if your requirement to register in California is terminated.
- Do not file evidence that shows proof of rehabilitation unless requested by the court after the petition is filed.
- This petition and proof of current registration must be filed on or after your next birthday after July 1, 2021, following the expiration of your mandated minimum registration period.
- This information sheet is for registration based on convictions in adult criminal court. It does not address registration based on juvenile adjudications.
- Proof of current registration is available at the registering law enforcement agency.
- It is very important that you provide a reliable mailing address in your petition so that the district attorney and court can reach you. Contact the court immediately if your mailing address changes.

2 Am I eligible for relief under Penal Code section 290.5?

You may be eligible to petition for relief under Penal Code section 290.5 if:

- You are required to register as a sex offender under Penal Code section 290 et seq.; and
- Your tier assignment has been determined by the Department of Justice; and
 - You have been assessed as being within Tier 1 or Tier 2; or
 - You have been assessed as being within Tier 3 based solely on your assessed level of relative risk.
- You have registered for the minimum time period for your assigned tier.

Which tier am I? How is my tier determined?

- Your tier is based on your conviction, risk assessment scores, and other factors. The Department of Justice will determine tier placement for all current registrants and will notify the law enforcement agency where you register. Registrants may request a tier notification letter from the registering law enforcement agency after January 1, 2021.
- Upon being convicted of a registrable offense, your minimum required registration period begins on the date you were released from incarceration, placement, or commitment, or released on probation or other supervision.
- Any misdemeanor conviction for failure to register extends the minimum time period by one year, without regard to the actual time served in custody for the conviction. Any felony conviction for failure to register extends the minimum time period by three years, without regard to the actual time served in custody for the conviction.
- If the minimum registration period has not been tolled or extended, you are eligible for relief after you have registered for the following time periods:

If you are	You must have registered for at least
Tier 1 (Adult)	10 years
Tier 2 (Adult)	20 years
Tier 2 (10-Year Registration Exception)	10 years
Tier 3 (Based on Risk Level)	20 years



4) Are there any other requirements besides registering for my tier's minimum time period?

If you are assessed as Tier 1 or Tier 2, you are only eligible to petition for relief upon reaching the end of the minimum registration period, and only if all of the following are true:

- You are not the subject of pending criminal charges that could extend the time to complete the registration requirements of the tier or change the tier status;
- You are not in custody; and



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 You are not on parole, probation, postconviction supervised release, or any other form of supervised release.

Please see (5) for more information about the Tier 2 10-year registration exception.

If you are assessed as coming within Tier 3 solely based on your assessed relative risk level, you are *only* eligible to petition for relief at the end of the minimum period of registration if all of the above factors *and* all of the following are true:

- You were not convicted of a new offense requiring sex offender registration since your release from custody following your conviction for the offense originally giving rise to your duty to register;
- You were not convicted of a new offense listed in Penal Code section 667.5(c) ("violent felony") since your release from custody following your conviction for the offense originally giving rise to your duty to register; and
- You are not required to register for a conviction pursuant to Penal Code section 288 or for an offense listed in Penal Code section 1192.7(c) ("serious felony").

(5) If I have been designated as being in Tier 2 (Adult), how do I know if I qualify for the Tier 2 10-year registration exception?

For adult registrants, a small number of Tier 2 offenses qualify for a 10-year registration period, instead of 20 years. Your designation letter or proof of current registration will not tell you whether you qualify. You may qualify if you have registered for 10 years and all of the following apply:

- The offense involved only one victim, between the ages of 14 and 17;
- You were under 21 years of age at the time of the offense;
- The offense is not listed in Penal Code section 667.5(c), violent felonies, with the exception of Penal Code section 288(a), lewd or lascivious act, or in Penal Code section 236.1, false imprisonment and human trafficking;

- You were not convicted of a new offense requiring sex offender registration since your release from custody following your conviction for the offense originally giving rise to your duty to register; and
- You were not convicted of a new offense described in Penal Code section 667.5(c) since your release from custody upon conviction for the offense originally giving rise to your duty to register.

6 At the end of my minimum period of registration, where and how do I file my petition and proof of current registration with the court?

- On or after your next birthday after July 1, 2021, you may file your petition and proof of current registration as a sex offender, which you can get from the registering law enforcement agency, in the superior court in the county where you register. If you register with more than one law enforcement agency (for example, campus registration or additional residence address), you must file the petition and proof of current registration in the county of your primary residence.
- Make a copy of the completed petition and proof of current registration for each law enforcement agency and district attorney's office you (or someone on your behalf) must serve.
- Contact the court clerk or check the court's
 website to see if any local rules exist regarding
 filing and/or service of the petition and proof of
 current registration and ask how you can receive
 proof of filing.
- File the petition and proof of current registration by:
 - Taking them to the court clerk in person;
 - Mailing them to the court; or
 - Depending on the court's local rules and practices, filing them electronically.

Who else gets a copy of the petition and proof of current registration, and how?

After the petition and proof of current registration are filed with the court, you or someone on your behalf must deliver a copy of the petition and the proof of current registration to:



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- The law enforcement agency with which you currently register; and
- The district attorney in the county in which you currently register.

If you were convicted of a registrable offense in a different county than where you currently reside and/or register in, the petition and proof of current registration must also be delivered to the law enforcement agency and the district attorney of the county of conviction of the registrable offense.

Example: If you were convicted of a registrable offense in Los Angeles County but register in Orange County, you or someone on your behalf must serve the law enforcement agency and the district attorney's office in both counties.

Contact every agency that must be served to check if there is a specific person or mailing address that should receive the petition and proof of current registration. If the agencies do not get a copy, they will not be able to provide the information the court needs to consider your request, and the court may deny the request or delay its decision until it receives this information.

There are three main ways to serve the petition and proof of current registration (use *Proof of Service* (form CR-416) to guide you on the information you need to report back to the court about how and when the petition was served):

- **Personal service:** You may serve the petition and proof of current registration or ask someone else to do it. Go in person to hand-deliver the petition and proof of current registration to a representative of the law enforcement agency and district attorney's office during business hours. This is the most reliable form of service.
- Service by mail: Place copies of the petition and proof of current registration in a stamped, sealed envelope addressed to the law enforcement agency and district attorney's office. Put first-class postage on the envelope and mail it by depositing the envelope with the U.S. Postal Service or at an office or business mail drop

- where the mail is picked up every day and deposited with the U.S. Postal Service. Alternatively, you may mail the documents by certified mail with a return receipt requested.
- Electronic service: Contact the law enforcement agency and district attorney's office to check if they accept electronic service and, if so, how to confirm receipt of service. The court may require proof of consent and proof of electronic service. You can use Consent to Electronic Service and Notice of Electronic Service Address (form EFS-005-CV) and Proof of Electronic Service (form EFS-050), available at www.courts.ca.gov/forms.

Your petition may be denied if all law enforcement agencies and district attorney's offices required to be served are not served. When service is complete, you or someone who served the documents on your behalf must fill out *Proof of Service* (form CR-416) and file it with the court.

(8) Time frame for court's decision

The court will not make a decision until it hears from the law enforcement agency and the district attorney. This may take four months or longer.

- The law enforcement agency has 60 days from receipt of the petition to report on your eligibility to the court and district attorney. The law enforcement agency may request more time if it discovers a conviction not previously considered by the Department of Justice.
- The district attorney may request a hearing within 60 days after receiving the eligibility report from law enforcement.

Once you file your petition and proof of current registration and the court gives you a case number, you can see whether the court has received and filed any responses from the law enforcement agency and the district attorney's office by (1) looking up the case online (if the court offers remote electronic access), or (2) going in person to the court to review the case docket at a public access kiosk or on a paper file.



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The court may grant your request, deny your request, or set the request for a hearing if one is requested by the district attorney.

(9) Hearing

The district attorney in the county where the petition is filed may request a hearing if the district attorney does not believe you have registered for the minimum time period required or if it believes that you should continue registering for community safety. A community safety hearing is required in order for the court to grant a Tier 2 10-year exception or Tier 3 risk-level petition. If the court must decide at the hearing whether you should continue to register for community safety, the court will make its decision by reviewing the facts of your case, your conduct before and after the conviction, and your current risk or sexual or violent re-offense, among other factors.

If the district attorney does not request a hearing, the court must grant the petition for termination if (1) you provided proof of current registration, (2) the registering law enforcement agency reported that you met the requirements for termination, (3) there are no pending charges against you that could extend the time to complete the registration requirements of the tier or change your tier status, and (4) you are not in custody or on parole, probation, or supervised release.

(10) Subsequent petition

If the court denies your request, it will let you know how much time must pass before you can make the request again. This depends in part on your tier.

- Tier 1 and 2 (Adult): At least one year from date of denial, but not to exceed five years, based on facts presented at the hearing.
- Tier 2 (10-year registration exception): At least one year from date of denial.
- Tier 3 (based on risk level): At least three years from date of denial.

1

Petition to Terminate Sex Offender Registration (Pen. Code, § 290.5)

- Before using this form, read *Information on Filing a Petition to Terminate* Sex Offender Registration (form CR-415-INFO).
- Petitioner must continue to register as a sex offender until a court terminates the registration requirement.
- A copy of the filed petition and proof of current registration (available at the registering law enforcement agency) must be served on the proper law enforcement agencies and district attorney offices. Proof of service must be filed with the court (you may use *Proof of Service* (form CR-416), available at www.courts.ca.gov/forms). The petition may be denied if service is not complete.

Superior Court of California, County of
Fill in court name and street address:

Clerk stamps date here when form is filed.

Pe	etitioner's Information	
a.	Name:	
	First Middle Last Date of birth:	
b.	Attorney representing petitioner (if any)	Court fills in case number when form is filed.
	Attorney Name:	Case Number:
	Firm:	
	State Bar No.:	
c.	Contact information (IMPORTANT: You may be contacted abo	ut this
	matter at the address, phone, or e-mail listed below. Contact the	13tQ'
	court immediately if your contact information changes):	Department:
	☐ Check if attorney's contact information	
	Street	
	Phone:	
	City State Zip	
	E-mail (if available): Petit	ioner or attorney agrees to email communication.
d.	☐ If there is a hearing, petitioner requests an interpreter in (la	nguage):
Re	egistration Status and Information	
	Petitioner is currently registered as a sex offender in Californ	a in the County of:
b.	Identify the court in which petitioner was convicted of an offer	se requiring sex offender registration in
	California (e.g., specific California superior court, federal distr	
	known, include the case number for the conviction:	<i>,</i>
c.	This petition is being filed on or after petitioner's next birthday	after July 1, 2021, following the expiration of

☐ Petitioner requests termination of the requirement to register as a sex offender in California.

d. Proof of current registration is attached (available at the registering law enforcement agency).

petitioner's mandated minimum registration period.

	Case Number:
4)	Pending Charges
	☐ To my knowledge, there are no pending charges against petitioner that could extend the time to complete the registration requirements of petitioner's tier or change petitioner's tier status.
5	Custody Status
	☐ Petitioner is not in custody (in jail or prison).
6	Supervision Status
	☐ Petitioner is not on parole, probation, postconviction supervised release, or any other form of supervised release.
7	Tier Designation and Eligibility Petitioner was designated by the Department of Justice in the following tier and has registered for the following number of years: a. ☐ Tier 1 (Adult) (1) ☐ Patitioner has registered for at least 10 years.
	(1) Petitioner has registered for at least 10 years.
	b. Tier 2 (Adult) (1) Partitioner has registered for at least 20 years; or
	(1) Petitioner has registered for at least 20 years; or
	 (2) Petitioner has registered for at least 10 years and all of the following apply: (a) Petitioner has not been convicted of a new offense requiring sex offender registration since petitioner was released from custody on the offense requiring sex offender registration;
	(b) Petitioner has not been convicted of a new offense listed in Penal Code section 667.5(c) (violent felonies) since petitioner was released from custody on the offense requiring sex offender registration; and
	(c) The offense for which petitioner is required to register as a sex offender in California (1) involved no more than one victim 14 through 17 years of age, (2) occurred when petitioner was under 21 years of age, (3) is not one listed in Penal Code section 667.5(c) (except Penal Code section 288(a)), and (4) is not one listed in Penal Code section 236.1.
	c. Tier 3 (All of the following apply.)
	(1) Petitioner's designation is based only on a risk-level assessment;
	(2) Petitioner has registered for at least 20 years;
	(3) Petitioner has not been convicted of a new offense requiring sex offender registration since petitioner was released from custody on the offense requiring sex offender registration;
	(4) Petitioner has not been convicted of a new offense listed in Penal Code section 667.5(c) (violent felonies) since petitioner was released from custody on the offense requiring sex offender registration; and
	(5) Petitioner is not required to register for a conviction pursuant to Penal Code section 288 or an offense listed in Penal Code section 1192.7(c) (serious felonies).
8	Previous Petition
	a. Petitioner (check one) has has not previously filed a Penal Code section 290.5 petition in California for termination of a sex offender registration requirement that was denied by the court.
	b. The previous petition was denied in <i>(case number)</i> :, in the Superior Court of California, County of, on <i>(date)</i> :
	c. The court set (years) (months) as the time period after which petitioner may request termination again.

	Case Number.
 Registration Period Petitioner believes that they have met the requirement of the designation as determined by the Department of 	ents to register for the time period required by petitioner's
I declare that the information provided is true and correct, e belief, and as to those matters, I believe them to be true.	
Date:	
Printed name of petitioner or attorney	Signature of petitioner or attorney

CR-416

My mailing address is:

Name of agency:

Proof of Service—Sex Offender **Registration Termination** (Pen. Code, § 290.5)

	Cierk stamps date here when form is liled.
ent	

Instructions

- This form is for providing proof that a copy of a filed *Petition to* Terminate Sex Offender Registration (form CR-415) and proof of current registration was served (delivered) to the required law enforcement agencies and district attorney's offices. Read Information on Filing a Petition to Terminate Sex Offender Registration (form CR-415-INFO) for more information.
- The person who serves (delivers) a document or form in this case and who fills out this form must be at least 18 years old.
- This form is for proof of service by mail or personal delivery. For proof of electronic service, read and follow rule 2.251 of the California Rules of Court, and use *Proof of Electronic Service* (form POS-050/EFS-050).
- File a completed form with the court. Keep a copy of this form for your records.

1)	At the time I served the Petition to Terminate Sex Offender Registration
	(form CR-415) and proof of current registration, I was at least 18 years
	1.1
2)	old. My name is:

Superior Court of Camornia, County of	

Fill in case number:

Case Number:		

					_				
	Street	City	State	Zip					
)	I served copies of the Petition to T	Terminate Sex Offende	r Regi	istration and	proof of	current	registration	filed	(check

one): for myself on behalf of *(name of petitioner)*:

I mailed or personally delivered a filed-stamped copy of Petition to Terminate Sex Offender Registration (form CR-415) and proof of current registration to the agencies listed below:

a.	Registering law enforcement agency
u.	registering law embreement agency

Street	City	State Zip	
Date of service:			
Method of service <i>(check one)</i> :			
☐ Mailed the documents to the agency at	the address above	n a sealed envelope from	
(city, state):	by deposi	ing the envelope with the U.S. Po	stal Service
Delivered in person to <i>(name)</i> :		at (time):	
at the address above.			

b. **District attorney (county of registration):**

County of:		
Address:		
Street Date of service:	City	State Zip
Method of service (check one):		
☐ Mailed the documents to the district attorn	ney's office at th	e address above in a sealed envelope from
(city, state):	by deposit	ting the envelope with the U.S. Postal Service or
Delivered in person to (name):		at (time):

at the address above.

	Address:			
	Address: Street		State Zip	
	Date of service:			
	Method of service (check one):			
	☐ Mailed the documents to the agency a		•	
	(city, state):			
	Delivered in person to <i>(name)</i> : at the address above.		at (time):	
d.	☐ District attorney (county of convicti		• 0	
	County of:Address:			
	Address: Street	<u>Citv</u>	State Zip	
	Date of service:		1	
	Method of service <i>(check one)</i> : Mailed the documents to the district a	ttornev's office at the	address above in a sealed envelope for	rom
	(city, state):	•	•	
	Delivered in person to (name): at the address above.			
	☐ Check here if you served copies of the enforcement agencies and district att addresses, date of service, and method "CR-416, Item 4" on the top of the particle."	orney's offices. Attac od of service of each o	1 1 0 0	W
I de	eclare under penalty of perjury under Califor	rnia state law that the	information above is true and correct	

Case Number:

CR_417 Response by District Attorney to

_			etition to Registration	Terminate Son	ex Offender	_
1)		titioner's Inform				
	Th	is is a response to a	petition filed b	y:		
	a.	Name: Firs	t	Middle	Last	
		Date of birth:		(mm/dd/yyyy)		
		CSAR Petition No	.:			Fill in court name and street address:
	b.	Tier (check one):				Superior Court of California, County of
		☐ Tier 1 (Adult)		☐ Tier 3 (bas	ed on risk level)	
		☐ Tier 2 (Adult)		☐ Tier 3 (life	time)	
_		☐ Tier 2 (10-year	registration exc	ception)		
2)	Re	esponse				
	a.	☐ The district att	torney has no ol	bjection to this pet	ition.	Case Number:
	b.		corney objects to use (check all to	o granting the peti hat apply):	tion and requests	
		(1) Communi			nhanced by the	For Court use only: Date:
		•	's continued reg	•	Daniel Carlo 12 22 24 2 22	Timo:
		(2) ☐ Petitioner 290(e).	nas not met the	requirements of i	Penal Code section	Department:
	c.		torney requests ummary denial,	-	mmarily denied be	cause (check all that apply and state
		(1) Petitioner l	has not fulfilled	the filing and ser	vice requirements of	of Penal Code section 290.5 because:
				s against petitioner r change petitione		the time to complete the registration
		(3) Petitioner	is in custody or	on parole, probati	on, or supervised r	elease:
				for termination b k-level exception.	ecause petitioner is	s in Tier 3 as a lifetime registrant and
		(5) Petitioner	is in Tier 1 or T	ier 2 and has not r	net the mandatory	minimum registration period for that tier.
			is in Tier 2 and on $290.5(b)(1)$	4 /4 .	•	a 10-year registration exception in Penal
		(7) Petitioner i	s in Tier 3 sole	ly on the basis of a	ı risk assessment le	evel and has not met the following criteria
		for a 20-year r	egistration exce	eption in Penal Co	de section 290.5(b)	0(3):
		(8) Other:				
	d.					ss set forth on the petition.
					I	Date:
		00 11	1 1	1	— ▶	
		name, office addres			Signatu	re of district attorney/district attorney's

representative

Clerk stamps date here when form is filed.

CR-418

Order on Petition to Terminate Sex Offender Registration (Pen. Code, § 290.5)

E-mail: The court GRANTS the petition to terminate the sex offender registration requirement under Penal Code section 290 et seq. The court SUMMARILY DENIES the petition to terminate the sex offender registration requirement because (check all that apply and state reasons for summary denial): a. Petitioner has not fulfilled the filing and service requirements of Penal Code section 290.5 because: b. There are pending charges against petitioner that could extend the time to complete the registration requirements of the tier or change petitioner's tier status: c. Petitioner is in custody or on parole, probation, or supervised release: d. Petitioner does not qualify for termination because petitioner is in Tier 3 as a lifetime registrant and does not fall under the risk-level exception. e. Petitioner is in Tier 1 or Tier 2 and has not met the mandatory minimum registration period for that tier. f. Petitioner is in Tier 2 and has not met the following criteria for a 10-year registration exception in Penal Code section 290.5(b)(1) and (2): g. Petitioner is in Tier 3 solely on the basis of a risk assessment level and has not met the following criteria for a 20-year registration exception in Penal Code section 290.5(b)(3):			`			_
Name of attorney representing petitioner (if any):	1	Petitioner's Name:	Eirot	Middla	Loot	_
Name of attorney representing petitioner (if any): Mailing address: Street Superior Court of California, County of					Lasi	
Mailing address: Street		Birthdate:	CSAR Petit	tion No.:		-
Mailing address: Street State Zip		Name of attorney re	presenting petit	tioner (if any):		
Street Superior Court of California, County of		Mailing address:				Fill in court name and street address:
E-mail: The court GRANTS the petition to terminate the sex offender registration requirement under Penal Code section 290 et seq. Court fills in case number when form is filed. The court SUMMARILY DENIES the petition to terminate the sex offender registration requirement because (check all that apply and state reasons for summary denial): a. Petitioner has not fulfilled the filing and service requirements of Penal Code section 290.5 because: b. There are pending charges against petitioner that could extend the time to complete the registration requirements of the tier or change petitioner's tier status: c. Petitioner is in custody or on parole, probation, or supervised release: d. Petitioner does not qualify for termination because petitioner is in Tier 3 as a lifetime registrant and does not fall under the risk-level exception. e. Petitioner is in Tier 1 or Tier 2 and has not met the mandatory minimum registration period for that tier. f. Petitioner is in Tier 2 and has not met the following criteria for a 10-year registration exception in Penal Code section 290.5(b)(1) and (2): g. Petitioner is in Tier 3 solely on the basis of a risk assessment level and has not met the following criteria for a 20-year registration exception in Penal Code section 290.5(b)(3):			eet			Superior Court of California, County of
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 state reasons for summary denial): a. Petitioner has not fulfilled the filing and service requirements of Penal Code section 290.5 because: b. There are pending charges against petitioner that could extend the time to complete the registration requirements of the tier or change petitioner's tier status: c. Petitioner is in custody or on parole, probation, or supervised release: d. Petitioner does not qualify for termination because petitioner is in Tier 3 as a lifetime registrant and does not fall under the risk-level exception. e. Petitioner is in Tier 1 or Tier 2 and has not met the mandatory minimum registration period for that tier. f. Petitioner is in Tier 2 and has not met the following criteria for a 10-year registration exception in Penal Code section 290.5(b)(1) and (2): g. Petitioner is in Tier 3 solely on the basis of a risk assessment level and has not met the following criteria for a 20-year registration exception in Penal Code section 290.5(b)(3): 	3)	☐ The court SUM !	MARILY DEN	IES the petition to	terminate the sex	Case Number:
 a. Petitioner has not fulfilled the filing and service requirements of Penal Code section 290.5 because: b. There are pending charges against petitioner that could extend the time to complete the registration requirements of the tier or change petitioner's tier status: c. Petitioner is in custody or on parole, probation, or supervised release: d. Petitioner does not qualify for termination because petitioner is in Tier 3 as a lifetime registrant and does not fall under the risk-level exception. e. Petitioner is in Tier 1 or Tier 2 and has not met the mandatory minimum registration period for that tier. f. Petitioner is in Tier 2 and has not met the following criteria for a 10-year registration exception in Penal Code section 290.5(b)(1) and (2): g. Petitioner is in Tier 3 solely on the basis of a risk assessment level and has not met the following criteria for a 20-year registration exception in Penal Code section 290.5(b)(3): 					ll that apply and	
 of Penal Code section 290.5 because: b. ☐ There are pending charges against petitioner that could extend the time to complete the registration requirements of the tier or change petitioner's tier status: c. ☐ Petitioner is in custody or on parole, probation, or supervised release: d. ☐ Petitioner does not qualify for termination because petitioner is in Tier 3 as a lifetime registrant and does not fall under the risk-level exception. e. ☐ Petitioner is in Tier 1 or Tier 2 and has not met the mandatory minimum registration period for that tier. f. ☐ Petitioner is in Tier 2 and has not met the following criteria for a 10-year registration exception in Penal Code section 290.5(b)(1) and (2): g. ☐ Petitioner is in Tier 3 solely on the basis of a risk assessment level and has not met the following criteria for a 20-year registration exception in Penal Code section 290.5(b)(3): 						
 b.				•	requirements	
requirements of the tier or change petitioner's tier status: c. Petitioner is in custody or on parole, probation, or supervised release: d. Petitioner does not qualify for termination because petitioner is in Tier 3 as a lifetime registrant and does not fall under the risk-level exception. e. Petitioner is in Tier 1 or Tier 2 and has not met the mandatory minimum registration period for that tier. f. Petitioner is in Tier 2 and has not met the following criteria for a 10-year registration exception in Penal Code section 290.5(b)(1) and (2): g. Petitioner is in Tier 3 solely on the basis of a risk assessment level and has not met the following criteria for a 20-year registration exception in Penal Code section 290.5(b)(3):		of Penal Cod	le section 290.5	because:		
 d. Petitioner does not qualify for termination because petitioner is in Tier 3 as a lifetime registrant and does not fall under the risk-level exception. e. Petitioner is in Tier 1 or Tier 2 and has not met the mandatory minimum registration period for that tier. f. Petitioner is in Tier 2 and has not met the following criteria for a 10-year registration exception in Penal Code section 290.5(b)(1) and (2): g. Petitioner is in Tier 3 solely on the basis of a risk assessment level and has not met the following criteria for a 20-year registration exception in Penal Code section 290.5(b)(3): 		-				time to complete the registration
fall under the risk-level exception. e. □ Petitioner is in Tier 1 or Tier 2 and has not met the mandatory minimum registration period for that tier. f. □ Petitioner is in Tier 2 and has not met the following criteria for a 10-year registration exception in Penal Code section 290.5(b)(1) and (2): g. □ Petitioner is in Tier 3 solely on the basis of a risk assessment level and has not met the following criteria for a 20-year registration exception in Penal Code section 290.5(b)(3):		c. Petitioner is	in custody or or	n parole, probation,	or supervised relea	se:
 f. Petitioner is in Tier 2 and has not met the following criteria for a 10-year registration exception in Penal Code section 290.5(b)(1) and (2): g. Petitioner is in Tier 3 solely on the basis of a risk assessment level and has not met the following criteria for a 20-year registration exception in Penal Code section 290.5(b)(3): 					use petitioner is in	Tier 3 as a lifetime registrant and does not
Code section 290.5(b)(1) and (2): g. Petitioner is in Tier 3 solely on the basis of a risk assessment level and has not met the following criteria for a 20-year registration exception in Penal Code section 290.5(b)(3):		e. Petitioner is	in Tier 1 or Tier	r 2 and has not met	the mandatory min	imum registration period for that tier.
for a 20-year registration exception in Penal Code section 290.5(b)(3):					ving criteria for a 1	0-year registration exception in Penal
1.						
n Luner:		h. Other:				

This is a Court Order.

Clerk stamps date here when form is filed.



	aring, the court DENIES the petition to terminate the adult sex offender registration requirement the court finds that <i>(check all that apply)</i> :
a. Detiti	oner has not met the requirements of Penal Code section 290(e).
	nunity safety would be significantly enhanced by the petitioner's continued registration. The court's ags are (select one): stated orally on the record set forth below:
(1)	For Tier 1 and Tier 2 denials: Petitioner may not file another petition for termination for years (must be between 1 to 5 years) from the date of denial, for the following reasons:
(1) (2)	years (must be between 1 to 5 years) from the date of denial, for the following reasons:
(2)	years (must be between 1 to 5 years) from the date of denial, for the following reasons: For Tier 2 denials (10-year registration exception): Petitioner may not file another petition for
(2)	years (must be between 1 to 5 years) from the date of denial, for the following reasons: For Tier 2 denials (10-year registration exception): Petitioner may not file another petition for termination for year(s) (must be at least 1 year) from the date of denial. For Tier 3 denials (based on risk level): Petitioner may not file another petition for termination for
(2)	years (must be between 1 to 5 years) from the date of denial, for the following reasons: For Tier 2 denials (10-year registration exception): Petitioner may not file another petition for termination for year(s) (must be at least 1 year) from the date of denial. For Tier 3 denials (based on risk level): Petitioner may not file another petition for termination for

Case Number:

To the court: Notify the Department of Justice, California Sex Offender Registry, when a petition for termination from the registry is granted, denied, or summarily denied. If the petition is denied after hearing, the court must also state the time period after which the person can file a new petition for termination. The court may notify the department through electronic reporting or by mail (California Sex Offender Registry, P.O. Box 903387, Sacramento, CA 94203-3780).