INFORMATION AND INSTRUCTIONS FOR PETITION FOR DISMISSAL

(Pen. Code §§17(b), 17(d)(2), 1203.4, 1203.4a, 1203.41, 1203.42, 1203.43, 1203.49)

General Information:

After successful completion of probation, you may petition the court to dismiss the charges under Penal Code §1203.4. If it is in the interest of justice, the judge may allow you to file the petition before probation ends. Penal Code §1203.4 does not apply to a person who was denied probation and is currently on parole. Penal Code §1203.4 relief is not available to persons convicted of offenses specified in Penal Code §1203.4(b). These include most felony molestation offenses, certain other sex offenses, a few traffic offenses, and infractions.

Dismissal under Penal Code §1203.4(a) is available to a person convicted of a misdemeanor and not granted probation. To be eligible, the defendant must have fully complied with and performed the sentence of the court, must not be serving any other sentence, nor be charged with a crime, and must have, since judgment, "lived an honest and upright life," obeying all laws.

- Disclosure Granting of this petition does NOT relieve you of the obligation to disclose the conviction in response to any direct question contained in any questionnaire or application for public office, for licensure by any state or local agency, or for contracting with the California State Lottery.
- DMV Granting of this petition does NOT affect DMV actions or future consequences for crimes involving operation of a motor vehicle. Granting of this petition does NOT affect any revocation or suspension of the defendant's drivers license.
- Firearms Granting of this petition does NOT permit you to own, possess, or have in your custody or control any concealable firearm.
- Sealing Granting of this petition does NOT seal your record. The case, including the conviction will remain public record.
- Sex Registration Granting of petition does NOT relieve you from any obligation to register under Penal Code §290.
- Public Office Granting of this petition does NOT permit a person prohibited from holding public office as a result of that conviction to hold public office.
- Priors Granting of this petition does NOT prevent the conviction from being pleaded and proved just like any other prior in any subsequent prosecution.
- Impeachment Granting of this petition does NOT preclude the use of the conviction to impeach a testifying defendant. (Evidence Code 788(c))
- Licensing Granting of this petition does NOT prevent state licensing agencies from using the conviction in their licensing decisions. (Business and Professions Code §§475, 480, 490)
- Foster Care Granting of this petition does NOT prevent a conviction from disqualifying an individual from obtaining a foster care license. (Health & Safety Code 1522(g))
- Federal Government The Federal Government has no general obligation to recognize relief under Penal Code §1203.4. But the Federal Government does give limited recognition to State Court dismissals. See 18USC921(a)(20).

This information is for general use and not intended as full and comprehensive instruction governing the laws and rules relating to relief granted under Penal Code §1203.4. For further information you may refer to Penal Code §1203.4 and 1203.4(a) or you may seek legal assistance.

Instructions:

NOTE: Clerks cannot advise or render assistance in the completion of this petition.

If your case has been destroyed pursuant to Government Code §68153, you must provide the court with either a copy of the probation order or the criminal history record from the California Department of Justice (RAP Sheet).

- 1. Complete the **Petition for Dismissal form CR-180**. (Incomplete forms will not be filed and will be returned for correction.)
- 2. Complete the top portion of the Order for Dismissal form CR-181.
- 3. Prior to filing your petition, you must contact the clerk's office to obtain a tentative hearing date. For Madera Criminal Cases contact the Madera Superior Court Calendar Division at 559-416-5540 and for Traffic Cases contact the Traffic Division at 559-416-5555.
- **4.** Place the hearing date on page one of your petition and make 3 copies of the petition and order for filing.
- **5.** The original petition and at least 3 copies of the petition and order must be filed at the clerk's office at least 16 days prior to your hearing date.
 - **a.** Madera Criminal Cases are to be filed at the Madera Criminal Division and Traffic Cases are to be filed at the Traffic Division.
 - b. The hearing date will not be set on the Court's Calendar until the documents are filed.
- 6. A conformed copy of the petition must be served upon the office of the District Attorney. You could use form CR-106 Proof of Service Criminal Record Clearing.
 - a. Service may be affected by mail or personal delivery.
 - i. Personal Service must be affected by someone other than yourself and by someone who is 18 years of age or older.
 - **b.** The Office of the District Attorney must be given notice of the Petition for Relief at least 16 days prior to the hearing date.
- **7.** When Service has been affected upon the office of the District Attorney (either service by mail or personal delivery), then a **Proof of Service must be filed with the Court**. A Proof of Service form is included in this packet.
 - **a.** If service by mail, the Person who mailed the documents must complete the Proof of Service.
 - i. When affecting service on the District Attorney's Office by mail within California, it must be mailed at least 21 days prior to the hearing date. This allows 5 additional days for mail processing time. If mailing from out of state, it must be mailed 26 days prior to the hearing date. This allows 10 additional days for mail processing time.
 - **b.** If service by personal delivery, the Person who affected the service must complete the Proof of Service.
- **8.** You must be either personally present or represented by counsel at the hearing date or your request may be denied or taken off calendar.

Note: Pursuant to Penal Code 1203.4(d) a person who petitions for a change of plea or setting aside of a verdict under this section may be required to reimburse the County of Madera for the actual costs of services rendered at a rate to be determined by the court not exceeding \$150.00.

ATT	ORNEY OR PA	RTY WITHOUT A	TTORNEY: STATE BAR NO.:			FOR COURT USE ONLY		
NAN	ИE:							
FIRI	M NAME:							
STF	REET ADDRESS	S:						
CIT	Y:		STATE: ZIP CODE	≣:				
TEL	EPHONE NO.:		FAX NO.:					
	AIL ADDRESS:		_					
		name): In Pro						
PE	OPLE OF T	HE STATE O	F CALIFORNIA					
		V.						
DE	FENDANT:		DATE OF BIRTI	DATE OF BIRTH:				
					CASE NUMBER:			
			PETITION FOR DISMISSAL			FOR COURT USE ONLY		
(Pe	n. Code, §	§ 17(b), 17(d)(2), 1203.4, 1203.4a, 1203.41, 1203.42	2, 1203.43, 1203.49)	DATE:			
•	, •		, , , , , , , , , , , , , , , , , , , ,		TIME:			
					DEPARTMENT:			
	On (data)		the netitioner (the defendant	t in the chave entitles	d aximinal action)	was convicted of a violation of the		
	On (date):		, the petitioner (<i>the derendant</i> as granted deferred entry of judgment fo,			was convicted of a violation of the		
	Code	Section	Type of offense (felony,	Eligible for re		Eligible for reduction to		
	Code	Section	, , , , , ,		r under Penal	infraction under Penal		
			misdemeanor, or infraction):	Code, § 17(b)		Code, § 17(d)(2) (yes or no)		
				Code, § 17(b)	(yes or no)	Code, § 17(d)(2) (yes of 110)		
	If additiona	al space is n	eeded for listing offenses, use Attachme	nt to Judicial Council	Form (form MC-0	025).		
2.	☐ Felon	v or misden	meanor with probation granted <i>(Pen. C</i>	Code. 8 1203.4)				
	_	Probation was granted on the terms and conditions stated in the docket of the above-entitled court; the petitioner is not						
		_	e for any offense, nor on probation for an					
		-	all that apply)	.,	g	, o, o		
		•						
	a	has fulfille	d the conditions of probation for the entir	re period thereof.				
	b. 🗀	has been	discharged from probation prior to the te	rmination of the perio	od thereof.			
	с. 🗀	should be	granted relief in the interests of justice.	(Please note: You ma	ay explain why gr	anting a dismissal would		
			nterests of justice. You can provide that	•		_		
			elevant documents. If you need more spa		•			
			and attach it to this petition.)	2 3/7		•		
		,	. ,					

	CR-180
PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT:	CASE NUMBER:
 3. Misdemeanor or infraction with sentence other than probation (Pen. Code, Probation was not granted; more than one year has elapsed since the date of procomplied with the sentence of the court and is not serving a sentence for any officine; and the petitioner (check one): a. has lived an honest and upright life since pronouncement of judgment at the land; or b. should be granted relief in the interests of justice. (Please note: You make in the interests of justice. You can provide that information by writing or other relevant documents. If you need more space for your writing, you MC-031) and attach it to this petition.) 	ronouncement of judgment. Petitioner has fense or under charge of commission of any and conformed to and obeyed the laws of any explain why granting a dismissal would in the space below or by attaching a letter
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 petitioner can establish by clear and convincing evidence that the cas a victim of human trafficking. (Please note: You may provide evidence that the conviction was the result of you You can provide that information by writing in the space below or by attaching a need more space for your writing, you can use the Attached Declaration (form More).	e section 647(b) and should be granted relief conviction was the result of his or her status our status as a victim of human trafficking. letter or other relevant documents. If you
5. Felony county jail sentence under Penal Code section 1170(h)(5) (Pen. Code Petitioner is not under supervision under Penal Code section 1170(h)(5)(B); is not charged with the commission of any offense; and should be granted relief in the a. more than one year has elapsed since petitioner completed the felony mandatory supervision imposed under Penal Code section 1170(h)(5)(b). more than two years have elapsed since petitioner completed the felony mandatory supervision imposed under Penal Code section 1170(h)(5)(c)(Please note: You may explain why granting a dismissal would be in the information by writing in the space below or by attaching a letter or other space for your writing, you can use the Attached Declaration (form MC).	not serving a sentence for, on probation for, or e interests of justice, and (check one) county jail sentence with a period of B); or my county jail sentence without a period of A). The interests of justice. You can provide that her relevant documents. If you need more

Penal Code section 1170(h)(5) (Pen. Code, § 1203.42) Petitioner is not under supervision and is not serving a sentence for, on probation for, or charged with the commission offense; more than two years have elapsed since petitioner completed the felony prison sentence; and petitioner shou granted relief in the interests of justice. (Please note: You may explain why granting a dismissal would be in the interests of justice. You can provide that inform by writing in the space below or by attaching a letter or other relevant documents. If you need more space for your writing you can use the Attached Declaration (form MC-031) and attach it to this petition.)	CR-180				
Penal Code section 1170(h)(5) (Pen. Code, § 1203.42) Petitioner is not under supervision and is not serving a sentence for, on probation for, or charged with the commission offense; more than two years have elapsed since petitioner completed the felony prison sentence; and petitioner shou granted relief in the interests of justice. (Please note: You may explain why granting a dismissal would be in the interests of justice. You can provide that infor by writing in the space below or by attaching a letter or other relevant documents. If you need more space for your writing you can use the Attached Declaration (form MC-031) and attach it to this petition.) 7. Deferred entry of judgment (Pen. Code, § 1203.43) Petitioner performed satisfactorily during the period in which deferred entry of judgment was granted. The criminal					
offense; more than two years have elapsed since petitioner completed the felony prison sentence; and petitioner shou granted relief in the interests of justice. (Please note: You may explain why granting a dismissal would be in the interests of justice. You can provide that infor by writing in the space below or by attaching a letter or other relevant documents. If you need more space for your writing you can use the Attached Declaration (form MC-031) and attach it to this petition.) 7. Deferred entry of judgment (Pen. Code, § 1203.43) Petitioner performed satisfactorily during the period in which deferred entry of judgment was granted. The criminal					
 by writing in the space below or by attaching a letter or other relevant documents. If you need more space for your writing you can use the Attached Declaration (form MC-031) and attach it to this petition.) Deferred entry of judgment (Pen. Code, § 1203.43) Petitioner performed satisfactorily during the period in which deferred entry of judgment was granted. The criminal 	-				
Petitioner performed satisfactorily during the period in which deferred entry of judgment was granted. The criminal					
Petitioner performed satisfactorily during the period in which deferred entry of judgment was granted. The criminal					
Petitioner performed satisfactorily during the period in which deferred entry of judgment was granted. The criminal					
Petitioner performed satisfactorily during the period in which deferred entry of judgment was granted. The criminal					
Petitioner performed satisfactorily during the period in which deferred entry of judgment was granted. The criminal					
5 (,	neck one)				
a. Court records are available showing the case resolution; or					
 b. petitioner declares under penalty of perjury that the charges were dismissed after he or she completed the requirements 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.					
8. Petitioner requests that the eligible felony offenses listed above be reduced to misdemeanors under Penal Code section 17 and eligible misdemeanor offenses be reduced to infractions under Penal Code section 17(d)(2).	7(b)				
9. Petitioner requests that he or she be permitted to withdraw the plea of guilty, or that the verdict or finding of guilt be set asic plea of not guilty be entered and the court dismiss this action under the Penal Code section(s) noted above.	de and a				
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.					
Date:					
(SIGNATURE OF PETITIONER OR ATTORNEY)					
(ADDRESS OF PETITIONER) (CITY) (STATE) (ZIP COD	DE)				

			0.1.10
АТ	TORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NO.:	FOR COURT USE ONLY
NA	ME:		
FIF	RM NAME:		
ST	REET ADDRESS:		
CIT	TY:	STATE: ZIP CODE:	
TE	ELEPHONE NO.:	FAX NO.:	
	MAIL ADDRESS:		
AT	TORNEY FOR (name): In Pro Per		
PE	EOPLE OF THE STATE OF CALIFORNIA		
	٧.		
DI	EFENDANT:	DATE OF BIRTH:	
	ORDER FO	R DISMISSAL	CASE NUMBER:
(Pe		203.4a, 1203.41, 1203.42, 1203.43, 1203.49	
		this case, and from the foregoing petition, tha	t the petitioner (the defendant in the above-
ent	itled criminal action) is eligible for the fo	Dilowing requested relief:	
1.	The court GRANTS the petition for red	luction of a felony to a misdemeanor (maximu	m punishment of 364 days per Pen. Code,
	§ 18.5) under Penal Code section 17(b	o) and/or for reduction of a misdemeanor to a	n infraction under Penal Code section
	17(d)(2) and reduces		
	a. ALL FELONY CONVICTIONS	in the above-entitled action.	
	b. ALL MISDEMEANOR CONVIC	CTIONS in the above-entitled action.	
	c. Only the following convictions	in the above-entitled action (specify charges	and date of conviction):
			nal Code section 17(b) and/or for reduction of a
	misdemeanor to an infraction under Pe		
	a. ALL FELONY CONVICTIONS		
	<u> </u>	CTIONS in the above-entitled action.	
	c. only the following convictions	in the above-entitled action (specify charges a	and date of conviction):
_	TI CONTINUE OF CON		
		missal regarding the following convictions und	
		§ 1203.41	_ •
		y or nolo contendere or verdicts or findings of	•
		plaint or information be, and is hereby, dismis	
	<u> </u>	AS FOR DEFERRED ENTRY OF JUDGMENT	
			above-entitled action (specify charges and date
	of conviction or plea for defer	ed entry of judgment):	

		CR-181		
PEOPLE OF THE STATE OF CALIFORNIA v DEFENDA	ANT:	CASE NUMBER:		
4. The court DENIES the petition for dismissal under Pe § 1203.4 § 1203.41 a. ALL CONVICTIONS OR PLEAS FOR DEFE b. only the following convictions or pleas for deferred entry	§ 1203.42 § 1203.43 ERRED ENTRY OF JUDGMENT in the a eferred entry judgment in the above-enti			
 In granting this order under the provisions of Penal (trafficking when he or she committed the crime. The a. the relief described in section 1203.4. the relief described in section 1203.4, with 	court orders (check one)	at the petitioner was a victim of human		
6. If the order is granted under the provisions of Penal of petitioner was a victim of human trafficking when he		-		
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 of application for public office, or for licensure by an Commission; and b. Dismissal of the conviction does not automatical (See, e.g., Pen. Code, § 290.5.) 	ny state or local agency, or for contracti	ng with the California State Lottery		
8. If the order is granted under the provisions of Penal released from all penalties and disabilities resulting (formerly sections 12021 and 12021.1) and Vehicle other offense, the prior conviction may be pleaded a or the accusation or information dismissed. The disr firearm if prevented by Penal Code sections 29800 does not permit a person prohibited from holding put	from the offense except as provided in Code section 13555. In any subsequent and proved and shall have the same effections and the committee of the committee o	Penal Code sections 29800 and 29900 t prosecution of the petitioner for any ect as if probation had not been granted possess, or have in his or her control a 12021.1). Dismissal of a conviction		
9. In addition, as required by Penal Code section 299(1203.4, 1203.4a, 1203.41, 1203.42, or 1203.49 doe administrative duty to provide specimens, samples, Identification Database and Data Bank Act (Pen. Coa trier of fact, not guilty by reason of insanity, or please Penal Code section 296(a).	s <i>not</i> release petitioner from the separa or print impressions under the DNA and ode, § 295 et seq.) if petitioner was foun	te I Forensic d guilty by		
 The basis for an order of dismissal granted under th invalidity of defendant's prior plea due to misinformate regarding the actual consequences of making a pleat judgment program. 	ation in former Penal Code section 1000	0.4		
Date:				
	(JUDICIAL OFFICER)			

CR-106-INFO

Information on How to File a Proof of Service in Criminal Record Clearing Requests



What does this information sheet cover?

This information sheet tells you how to use and fill out *Proof of Service—Criminal Record Clearing* form CR-106. This information sheet does not need to be copied, served (delivered), or filed.

What is proof of service? 2

- A "proof of service" is a form used in legal cases.
- If you want a judge to look at your case, you or someone who is helping you has to file certain documents in court.
- You also have to give or mail copies of those documents to the other party in the case, usually the prosecutor.
- The proof of service has spaces for you or someone who is helping you to write in when, where, and how the other party got the documents.
- Once the proof of service is filled out and filed with the court, it shows the court that the other party got the documents.

What is record clearing?

- Record clearing is a process that allows you to ask a court to improve your criminal record.
- For example, a court may be able to change some convictions from felonies to misdemeanors.
- You can start the process of record clearing by filing certain documents or forms called "applications," "petitions," or "motions."

Who do I need to serve when I ask a court to clear my criminal record?

Most record clearing laws say you have to let the prosecuting agency (usually the district attorney) know about the record clearing request. Sometimes you also have to let law enforcement (like the police or sheriff) or other parties know about your request. You can do so by "serving" (delivering) a copy of the papers you filed with the court on the prosecuting agency or other parties. Read the record clearing law you are basing your request on carefully to see who needs to know about your record clearing request. Those are the parties who must be served.

Why do I need to file a proof of service?

Filing a proof of service shows the court that you have let the other parties know about the record clearing request by giving them a copy of the document or form you are using to make a record clearing request to the court.

When can I use Proof of Service — Criminal Record Clearing (form CR-106)?

Proof of Service—Criminal Record Clearing (form CR-106) is intended to be widely used with any record clearing request that requires notification or service of the request to the prosecuting agency and other parties, such as the following optional Judicial Council forms for record clearing:

- Petition for Dismissal (form CR-180), dismissals under Penal Code sections 1203.4, 1203.4a, 1203.41, 1203.42, 1203.43, and 1203.49, and reductions under Penal Code sections 17(b) and 17(d)(2)
- Petition for Dismissal (Military Personnel) (form CR-183), dismissals under Penal Code section 1170.9(h), and reductions under Penal Code section 17(b)
- Motion to Vacate Conviction or Sentence (form CR-187), vacating convictions under Penal Code sections 1016.5 and 1473.7
- Petition/Application (Health and Safety Code, § 11361.8) (form CR-400), relief under Proposition 64 for specified marijuana-related convictions
- Petition/Application for Resentencing and Dismissal (form CR-404), resentencing and dismissal under Penal Code section 1170.22
- Petition to Seal Arrest and Related Records (form CR-409), sealing under Penal Code section 851.91
- Petition for Resentencing Based on Health Conditions From Military Service Listed in Penal Code Section 1170.91(b) (form CR-412/
- Petition for Writ of Habeas Corpus (form HC-001)



CR-106-INFO

Information on How to File a Proof of Service in Criminal Record Clearing Requests



Who can serve the petition or motion?

- In most cases, the law allows you (the person who is filing the record clearing request) to serve the document or form.
- You can also ask someone else to serve the document or form.
- The person who serves a document or form for record clearing and fills out the *Proof of Service*-Criminal Record Clearing (form CR-106) must be at least 18 years old.
- Read the record clearing law you are basing your request on carefully to see if it sets any other requirements for who can serve the request.



When are the other parties served, and when do I file a proof of service?

- Ask the court clerk if any local filing rules apply.
- In most cases, the other parties should be served after the original document or form is filed with the court. That way, the court may add helpful information to the document or form, such as a hearing date.
- Some courts require that the document or form is first served on the other parties, and then the original document or form is filed with the court, along with a completed and signed proof of service.
- When you file the document or form with the court, take the original plus at least two copies of your documents.
 - The court will keep the original.
 - The clerk will stamp your copies "Filed" and return them to you. Keep one copy for your records.
 - The other parties can be served with a copy of your court-stamped document or form, and then you should file the proof of service with the court after the parties are served.



How should the petition or motion be served?

There are three main ways to serve documents: by mail, personal delivery, or electronic service. Proof of Service—Criminal Record Clearing (form CR-106) can be used to prove service by mail or personal delivery.

If serving electronically:

- Do not use Proof of Service-Criminal Record Clearing (form CR-106).
- Carefully read and follow the requirements in California Rules of Court, rule 2.251, and use Proof of Electronic Service (form POS-050/ EFS-050).

If someone else is serving documents on your behalf, make sure to provide them with the name of the agency that must be served (for example, San Francisco County District Attorney), the agency's address, and a copy of the document or form.

If serving by mail:

- The server should put one copy of the document or form in an envelope addressed to the agency, seal the envelope, and place first-class postage on the envelope; and
- The server should mail the document or form by depositing the envelope at a post office or mailbox or by depositing the envelope at an office or business mail drop where the server knows mail is picked up every day by the postal service.

If serving by personal delivery:

The server should give the document or form to a person with the agency and note the name of the person, as well as the address, date, and time of the service.

Once the document or form has been served on the other parties by mail or personal delivery, the server should fill out and sign the proof of service form.



What do I do with *Proof of Service* — Criminal Record Clearing (form CR-106) once it is filled out?

You should file a completed proof of service with the court where you filed your document or form. Ask the court clerk if any local filing rules apply.



CR-106 Proof of Service-Criminal Record Clearing

Instructions

- Before using this form, read *Information on How to File a Proof of Service in Criminal Record Clearing Requests* (form CR-106-INFO).
- This form is only for providing proof that a document or form was served (delivered) in a case requesting that a court review a criminal record for dismissal, vacatur, resentencing, reduction, sealing, or other record clearing remedy.
- 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, use *Proof of Electronic Service* (form POS-050/EFS-050).
- A completed form should be filed with the court. Keep a copy of this form for your records.

(1)	At the time I serv years old.	red the document or form	listed below, I was at least 18
(2)	My home	husiness address	ie.

2 My home business address is:

Street City

State

Clerk stamps date here when form is filed.

Fill in court name and street address:

Superior Court of California, County of MADERA 200 South G Street Madera, CA 93637

Criminal Division

Fill in criminal case number and case name:

State

State

Zip

Zip

Case Number:

Case Name:

People of the State of California

V.

3 I mailed or personally delivered the following document or form (*fill in the name of the document you are serving and complete* (4) *or* (5)):

(4) Service by mail



- (a) I put one copy of the document or form in an envelope addressed to each agency (and person, if applicable) listed below, sealed the envelope, and put first-class postage on the envelope.
- (b) The envelope or envelopes were addressed as follows:
 - (1) Name of agency served (and person, if applicable): Address on envelope:

Street

(2) Name of agency served (and person, if applicable): Address on envelope:

Street

Check here if you mailed copies of the document or form to more people or agencies. Attach a separate page listing the names and addresses on each additional envelope you mailed. Write "CR-106, Item 4" on the top of the page.

(c) I mailed the envelope or envelopes on *(date)*: by depositing the envelope or envelopes *(check one)*:

from (city):

City

City

(state):

- (1) With the U.S. Postal Service.
- (2) At an office or business mail drop where I know the mail is picked up every day and deposited with the U.S. Postal Service.





Judicial Council of California, www.courts.ca.gov

Case Number:	

5 Service by Personal Delivery



I personally gave one copy of the document or form to each of the following:

	S	Street	City	State	Zip			
(2)]	Date when you gave the	document or form to this person:					
(3)	Time when you gave the	document or form to this person	:				
(b) N	Vame	e of person and agency s	served:					
(1)	Address where you gave	the document or form to this per	rson:				
		Street	City	State	Zip			
(2)]	Date when you gave the	document or form to this person:					
(3)	Time when you gave the document or form to this person:						
	Į	listing the names of	each of these people, the address	where	ore people. Attach a separate pag you gave each of them the docun or form. Write "CR-106, Item 5"			
I decl	are 1	under penalty of perjury	under California state law that the	ne infoi	rmation above is true and correct.			