

How do I Fill Out the Forms?

- What forms do I need?
- What information do I need?
- How do I fill out the forms?

You will need forms CR-180 and CR-181, or a Petition and Order on Pleading Paper if you were sentenced to time in prison.

You will also need some information about the conviction(s) you want expunged.

Don't skip through these slides - take them in order and you can fill out your forms accurately.

CR-180 - Petition for Dismissal

Links to download the CR-180 and CR-181 are available on the Kern County Law Library's web page where this slideshow is posted. You can always email or call and request the forms be emailed to you directly.

You should also prepare to fill out your form by using the Kern County Superior Court website to review the information about your conviction(s). You can look up your case information by visiting this link:

https://www.kern.courts.ca.gov/online_services/criminal_case_search_disclaimer

You can look up your case info with your case number or your name.

CR-180 Petition for Dismissal

This is the form you use to request that the court dismiss your old conviction.

ATTORNEY OR PARTY WITHOUT ATTORNEY:		STATE BAR NO.:	FOR COURT USE ONLY	
NAME:				
FIRM NAME:				
STREET ADDRESS:				
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 FOR DISMISSAL (Pen. Code, §§ 17(b), 17(d)(2), 1203.4, 1203.4a, 1203.41, 1203.42, 1203.43, 1203.49)		CASE NUMBER:		
		DATE:	FOR COURT USE ONLY	
		TIME:		
		DEPARTMENT:		

1. On (date): _____, the petitioner (the defendant in the above-entitled criminal action) was convicted of a violation of the following offenses or was granted deferred entry of judgment for the following offenses:

Code	Section	Type of offense (felony, misdemeanor, or infraction):	Eligible for reduction to misdemeanor under Penal Code, § 17(b) (yes or no)	Eligible for reduction to infraction under Penal Code, § 17(d)(2) (yes or no)

If additional space is needed for listing offenses, use Attachment to Judicial Council Form (form MC-025).

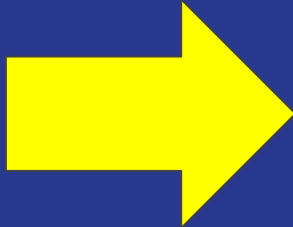
2. Felony or misdemeanor with probation granted (Pen. Code, § 1203.4)

Probation was granted on the terms and conditions stated in the docket of the above-entitled court; the petitioner is not serving a sentence for any offense, on probation for any offense, or under charge of commission of any crime, and the petitioner (check all that apply)

- a. has fulfilled the conditions of probation for the entire period thereof.
- b. has been discharged from probation prior to the termination of the period thereof.
- c. should be 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 information 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 Petition for Dismissal

You fill in your contact info in the top left part of the form.
You are the Defendant, and you are representing yourself.
Firm name and fax number are unnecessary for non-lawyers.



		CR-180
ATTORNEY OR PARTY WITHOUT ATTORNEY: NAME: Herman Munster FIRM NAME: STREET ADDRESS: 1313 Mockingbird Lane CITY: Bakersfield TELEPHONE NO.: (661) 123-4567 E-MAIL ADDRESS: Allouis4ever@fakemail.com ATTORNEY FOR (name): Self	STATE BAR NO.: STATE: CA ZIP CODE: 93310 FAX NO.:	FOR COURT USE ONLY
PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT: Herman Munster	DATE OF BIRTH: 01/01/1980	CASE NUMBER: BM123456A
PETITION FOR DISMISSAL (Pen. Code, §§ 17(b), 17(d)(2), 1203.4, 1203.4a, 1203.41, 1203.42, 1203.43, 1203.49)		FOR COURT USE ONLY DATE: 3/1/2023 TIME: 8:30 AM DEPARTMENT: MC

CR-180 Petition for Dismissal

CR-180

ATTORNEY OR PARTY WITHOUT ATTORNEY: NAME: Herman Munster FIRM NAME: STREET ADDRESS: 1313 Mockingbird Lane CITY: Bakersfield TELEPHONE NO.: (661) 123-4567 E-MAIL ADDRESS: Allouis4ever@fakemail.com ATTORNEY FOR (name): Self	STATE BAR NO.: STATE: CA ZIP CODE: 93310 FAX NO.:	<i>FOR COURT USE ONLY</i>
PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT: Herman Munster	DATE OF BIRTH: 01/01/1980	CASE NUMBER: BM123456A
PETITION FOR DISMISSAL (Pen. Code, §§ 17(b), 17(d)(2), 1203.4, 1203.4a, 1203.41, 1203.42, 1203.43, 1203.49)		<i>FOR COURT USE ONLY</i> DATE: 3/1/2023 TIME: 8:30 AM DEPARTMENT: MCJ

You will pick your own hearing date, and you will do it following a few rules. You should contact the court where you will file to confirm which days of the week they hear criminal motions, at what time, and in which department.

CR-180 Petition for Dismissal

HOW TO SCHEDULE YOUR HEARING

- 1) You **must** select a date for your hearing that falls on a day of the week where the court hears motions. For example, if you are expunging a misdemeanor conviction at the Metro Justice Building in Bakersfield, their motion schedule is ONLY Tuesday, Wednesday and Thursday, at 8:30 AM in Division **MC**.
- 2) You **must** select a date that is at least 15 calendar days **after** you serve then file your documents (28 IN DELANO). Plan ahead - you need to pick a date where the District Attorney and Probation department get their copies of your documents, and you file your original documents with the appropriate criminal division with enough advanced notice.
- 3) You **must** select a date where you are certain you will be able to attend the hearing. If you schedule a hearing and do not attend, your petition will not be considered.

CR-180 Petition for Dismissal

		CR-180
ATTORNEY OR PARTY WITHOUT ATTORNEY: NAME: Herman Munster FIRM NAME: STREET ADDRESS: 1313 Mockingbird Lane CITY: Bakersfield TELEPHONE NO.: (661) 123-4567 E-MAIL ADDRESS: Allouis4ever@fakemail.com ATTORNEY FOR (name): Self	STATE BAR NO.: STATE: CA ZIP CODE: 93310 FAX NO.:	FOR COURT USE ONLY
PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT: Herman Munster	DATE OF BIRTH: 01/01/1980	CASE NUMBER: BM123456A
PETITION FOR DISMISSAL (Pen. Code, §§ 17(b), 17(d)(2), 1203.4, 1203.4a, 1203.41, 1203.42, 1203.43, 1203.49)		FOR COURT USE ONLY DATE: 3/1/2023 TIME: 8:30 AM DEPARTMENT: MCJ

You write the date you pick, the time, and the department for your hearing here, even though it says "For Court Use Only"



CR-180 Petition for Dismissal

CR-180

ATTORNEY OR PARTY WITHOUT ATTORNEY:

STATE BAR NO.:

NAME: Herman Munster

FIRM NAME:

STREET ADDRESS: 1313 Mockingbird Lane

CITY: Bakersfield

STATE: CA ZIP CODE: 93310

TELEPHONE NO.: (661) 123-4567

FAX NO.:

E-MAIL ADDRESS: Allouis4ever@fakemail.com

ATTORNEY FOR (name): Self

FOR COURT USE ONLY

PEOPLE OF THE STATE OF CALIFORNIA

v.

DEFENDANT: Herman Munster

DATE OF BIRTH: 01/01/1980

CASE NUMBER:
BM123456A

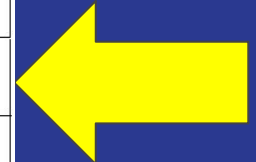
PETITION FOR DISMISSAL

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

FOR COURT USE ONLY

DATE: 3/1/2023
TIME: 8:30 AM
DEPARTMENT: MC

You put your
case number
here

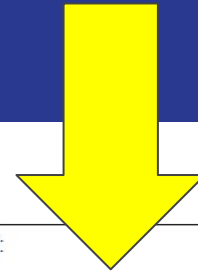


CR-180 Petition for Dismissal

You should also take a moment to fill in your case number and your name in the blank space at the top of the pages on both the CR-180 and CR-181

NAME

CASE NUMBER



PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT:

CASE NUMBER:

CR-180

CR-180 Petition for Dismissal

1. On (date): _____, the petitioner (*the defendant in the above-entitled criminal action*) was convicted of a violation of the following offenses or was granted deferred entry of judgment for the following offenses:

Code	Section	Type of offense (<i>felony, misdemeanor, or infraction</i>):	Eligible for reduction to misdemeanor under Penal Code, § 17(b) (<i>yes or no</i>)	Eligible for reduction to infraction under Penal Code, § 17(d)(2) (<i>yes or no</i>)

The information about the conviction(s) you want cleared goes in this grid. That includes the date of the conviction, the code section, the type of offense, and whether you want the offense reduced before it is dismissed.

CR-180 Petition for Dismissal

If you haven't already, follow this link to get your case info:

https://www.kern.courts.ca.gov/online_services/criminal_case_search_disclaimer

When you find your case info, it will be displayed like in the image below:

Charges/Dispositions						
Count	Type	Code	Section	Charge Description	Charge Disposition	Disposition Date
001	M	PC	148	** NOT AVAILABLE **	PLED GUILTY	02/23/04

CR-180 Petition for Dismissal

Charges/Dispositions						
Count	Type	Code	Section	Charge Description	Charge Disposition	Disposition Date
001	M	PC	148	** NOT AVAILABLE **	PLED GUILTY	02/23/04



If there is more than one count, you can focus on the counts that indicate a conviction (Things like “Pled Guilty” or “Pled Nolo Contendere”). You may disregard any that say “Dism.” (Short for “dismissed”). The end goal of this process is to change the disposition to a dismissal, so there is no need to include counts that were already dismissed.

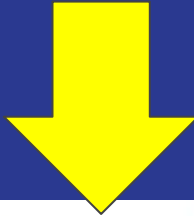
CR-180 Petition for Dismissal

Charges/Dispositions						
Count	Type	Code	Section	Charge Description	Charge Disposition	Disposition Date
001	M	PC	148	** NOT AVAILABLE **	PLED GUILTY	02/23/04

Start by finding
the disposition
date



CR-180 Petition for Dismissal



This is where the Disposition Date goes

1. On (date): _____, the petitioner (*the defendant in the above-entitled criminal action*) was convicted of a violation of the following offenses or was granted deferred entry of judgment for the following offenses:

Code	Section	Type of offense (<i>felony, misdemeanor, or infraction</i>):	Eligible for reduction to misdemeanor under Penal Code, § 17(b) (<i>yes or no</i>)	Eligible for reduction to infraction under Penal Code, § 17(d)(2) (<i>yes or no</i>)

CR-180 Petition for Dismissal

Charges/Dispositions						
Count	Type	Code	Section	Charge Description	Charge Disposition	Disposition Date
001	M	PC	148	** NOT AVAILABLE **	PLED GUILTY	02/23/04



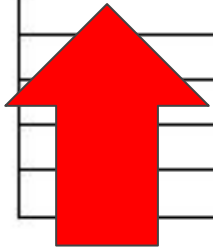
Next, find the Code. Here, the Code is the Penal Code, or PC for short. Yours may not say PC. That is OK - this is just an example. It could be VC, WI, HS, or something else.

CR-180 Petition for Dismissal

Take the Code for your offense and put it in the box under Code.

1. On (date): _____, the petitioner (*the defendant in the above-entitled criminal action*) was convicted of a violation of the following offenses or was granted deferred entry of judgment for the following offenses:

Code	Section	Type of offense (<i>felony, misdemeanor, or infraction</i>):	Eligible for reduction to misdemeanor under Penal Code, § 17(b) (<i>yes or no</i>)	Eligible for reduction to infraction under Penal Code, § 17(d)(2) (<i>yes or no</i>)



CR-180 Petition for Dismissal

Charges/Dispositions						
Count	Type	Code	Section	Charge Description	Charge Disposition	Disposition Date
001	M	PC	148	** NOT AVAILABLE **	PLED GUILTY	02/23/04



Next, find the Section, directly to the right of the Code. It probably won't say 148 - this is just an example.

CR-180 Petition for Dismissal

Charges/Dispositions						
Count	Type	Code	Section	Charge Description	Charge Disposition	Disposition Date
001	M	PC	148	** NOT AVAILABLE **	PLED GUILTY	02/23/04



Next, find the Type of offense. The options here are F for felony, M for misdemeanor, or I for infraction. You are not looking for the charge itself, just if it is a felony, misdemeanor, or infraction.

Write in the type of offense for which you were convicted - even if you are asking the court to reduce it to a lesser offense.

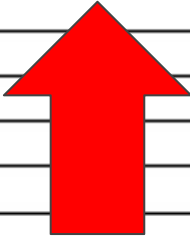
CR-180 Petition for Dismissal

Take the Type of Offense and put it in the box titled Type of Offense.

The only possible answers are felony, misdemeanor, or infraction

1. On (date): _____, the petitioner (the defendant in the above-entitled criminal action) was convicted of a violation of the following offenses or was granted deferred entry of judgment for the following offenses:

Code	Section	Type of offense (felony, misdemeanor, or infraction):	Eligible for reduction to misdemeanor under Penal Code, § 17(b) (yes or no)	Eligible for reduction to infraction under Penal Code, § 17(d)(2) (yes or no)



CR-180 Petition for Dismissal

Frequently Asked Question: What if my case has felony convictions *and* misdemeanor convictions?

Petitions for Dismissal for a felony conviction have to go to the felony department.

If your case *started* with felony charges, but the charge was reduced, and you were eventually convicted of a misdemeanor, you would set your hearing in the misdemeanor court.

CR-180 Petition for Dismissal

1. On (date): _____, the petitioner (*the defendant in the above-entitled criminal action*) was convicted of a violation of the following offenses or was granted deferred entry of judgment for the following offenses:

Code	Section	Type of offense (<i>felony, misdemeanor, or infraction</i>):	Eligible for reduction to misdemeanor under Penal Code, § 17(b) (<i>yes or no</i>)	Eligible for reduction to infraction under Penal Code, § 17(d)(2) (<i>yes or no</i>)



The final two boxes on the grid ask for you to answer a question with specialized knowledge you probably will not have on hand.

CR-180 Petition for Dismissal

1. On (date): _____, the petitioner (*the defendant in the above-entitled criminal action*) was convicted of a violation of the following offenses or was granted deferred entry of judgment for the following offenses:

Code	Section	Type of offense (<i>felony, misdemeanor, or infraction</i>):	Eligible for reduction to misdemeanor under Penal Code, § 17(b) (<i>yes or no</i>)	Eligible for reduction to infraction under Penal Code, § 17(d)(2) (<i>yes or no</i>)



A “wobbler” offense is one where the DA can charge it either as a felony or a misdemeanor. If you were charged with a wobbler offense and your conviction was for a felony, Penal Code § 17(b) allows you to ask that the court reduce it to a misdemeanor, *and* dismiss it.

CR-180 Petition for Dismissal

1. On (date): _____, the petitioner (*the defendant in the above-entitled criminal action*) was convicted of a violation of the following offenses or was granted deferred entry of judgment for the following offenses:

Code	Section	Type of offense (<i>felony, misdemeanor, or infraction</i>):	Eligible for reduction to misdemeanor under Penal Code, § 17(b) (<i>yes or no</i>)	Eligible for reduction to infraction under Penal Code, § 17(d)(2) (<i>yes or no</i>)



A “wobblette” offense is one where the DA can charge it either as a misdemeanor or an infraction. If you were charged with a wobblette offense and your conviction was for a misdemeanor, Penal Code § 17(d)(2) allows you to ask that the court reduce it to an infraction, *and* dismiss it.

CR-180 Petition for Dismissal

Hundreds of criminal offenses in California are “Wobblers” and “Wobblettes.” If you mark “Yes” under these boxes, and your offense is one that was eligible to be reduced to a lesser offense, the court may first reduce your type of offense, *and* grant the dismissal.

One option to check whether your offense is a Wobbler or Wobblette is to take the code section that you have filled in on the grid and Google whether it is a Wobbler/Wobblette, or not.

Example: “Is Penal Code section 242 a wobbler?”

You may also Google the code section and read the text of the law as it is posted on <https://leginfo.legislature.ca.gov/>, where it is usually displayed in its most current form.

Even if the court does not reduce your offense from a felony to a misdemeanor, or from a misdemeanor to an infraction, you still may have the conviction dismissed, anyway.

CR-180 Petition for Dismissal

Charges/Dispositions						
Count	Type	Code	Section	Charge Description	Charge Disposition	Disposition Date
001	M	PC	148	** NOT AVAILABLE **	PLED GUILTY	02/23/04

As you can see, most of the information you will need to complete your form will be available on the Kern County Superior Court case lookup feature we went over earlier.

1. On (date): 2/23/2004, the petitioner (the defendant in the above-entitled criminal action) was convicted of a violation of the following offenses or was granted deferred entry of judgment for the following offenses:

Code	Section	Type of offense (felony, misdemeanor, or infraction):	Eligible for reduction to misdemeanor under Penal Code, § 17(b) (yes or no)	Eligible for reduction to infraction under Penal Code, § 17(d)(2) (yes or no)
PC	148	Misdemeanor	No	Yes

CR-180 Petition for Dismissal

If you have more than one count you are trying to clear from your record, you can fill up to 5 lines on your CR-180, and use an MC-025 - Attachment to Judicial Council Form if you need to add more.

As long as the counts have the same disposition date, you can put them on the same Petition. Remember, if all the counts are misdemeanors, you will file with the Misdemeanor department. If any count is a felony, you should file with the Felony department.

Now you have to select which item in numbers 2-7 best matches your case.

CR-180 Petition for Dismissal

Paragraph 2 is depicted below as an example. It may not be the box for you - you must read what it says next to the checkboxes and see if it describes your case.

2. **Felony or misdemeanor with probation granted** (*Pen. Code, § 1203.4*)

Probation was granted on the terms and conditions stated in the docket of the above-entitled court; the petitioner is not serving a sentence for any offense, on probation for any offense, or under charge of commission of any crime, and the petitioner (*check all that apply*)

- a. has fulfilled the conditions of probation for the entire period thereof.
- b. has been discharged from probation prior to the termination of the period thereof.
- c. should be 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 information 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 Petition for Dismissal

When you check a box on a form, you are making that statement to the court. If you check the box next to number two, you are saying that you were given probation in your case.

2. **Felony or misdemeanor with probation granted (Pen. Code, § 1203.4)**

Probation was granted on the terms and conditions stated in the docket of the above-entitled court; the petitioner is not serving a sentence for any offense, on probation for any offense, or under charge of commission of any crime, and the petitioner *(check all that apply)*

- a. has fulfilled the conditions of probation for the entire period thereof.
- b. has been discharged from probation prior to the termination of the period thereof.
- c. should be 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 information 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 Petition for Dismissal

Checking boxes next to a., b., or c. is like continuing the statement to the court. If you check the box next to a., it would be like saying to the court “I was given probation, and I fulfilled the conditions of probation for the entire period thereof.”

2. Felony or misdemeanor with probation granted (*Pen. Code, § 1203.4*)

Probation was granted on the terms and conditions stated in the docket of the above-entitled court; the petitioner is not serving a sentence for any offense, on probation for any offense, or under charge of commission of any crime, and the petitioner (*check all that apply*)

- a. has fulfilled the conditions of probation for the entire period thereof.
- b. has been discharged from probation prior to the termination of the period thereof.
- c. should be 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 information 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 Petition for Dismissal

If you had your probation terminated ahead of schedule, you can tell the court that by checking box b. You may also check box c., if you also want to tell the court you think a dismissal of your conviction is in the interests of justice.

2. Felony or misdemeanor with probation granted (*Pen. Code, § 1203.4*)

Probation was granted on the terms and conditions stated in the docket of the above-entitled court; the petitioner is not serving a sentence for any offense, on probation for any offense, or under charge of commission of any crime, and the petitioner (*check all that apply*)

- a. has fulfilled the conditions of probation for the entire period thereof.
- b. has been discharged from probation prior to the termination of the period thereof.
- c. should be 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 information 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 Petition for Dismissal

Boxes 3-7 may describe your case better - read the full text next to the paragraphs to find out. Very generally:

3. Box 3 is appropriate if you were not granted probation but feel you can make a compelling case you have lived an exemplary life since your judgment was pronounced
4. Box 4 may be appropriate if your conviction resulted from your having been a victim of human trafficking.
- 5 & 6. Boxes 5 or 6 may be appropriate under special circumstances in which felony matters have (or could have) resulted in county jail terms, rather than prison. Read the descriptions carefully.
7. Box 7 is appropriate in cases where entry of judgment was deferred in your matter.

CR-180 Petition for Dismissal

Paragraphs 8 and 9 are your requests to the court.

You do not have to fill anything out for either.

Below that, you will date your document and fill in your contact information. You are the Petitioner, so sign right above where it says
“Signature of Petitioner or Attorney”

After that, you are done with the CR-180.

CR-181 Order for Dismissal

Most of this form gets filled out by the court after your hearing.

Even though you do not fill in a lot of information, a copy of this form also gets served alongside the CR-180 on the DA and Probation Department before you file your original with the court.

CR-181 Order for Dismissal

If you already completed the CR-180, you have everything you need to complete this form.

ATTORNEY OR PARTY WITHOUT ATTORNEY:		STATE BAR NUMBER:	FOR COURT USE ONLY		
NAME:					
FIRM NAME:					
STREET ADDRESS:					
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:			
ORDER FOR DISMISSAL					CASE NUMBER:
(Pen. Code, §§ 17(b), 17(d)(2), 1203.4, 1203.4a, 1203.41, 1203.42, 1203.43, 1203.49)					

The court finds from the records on file in this case, and from the foregoing petition, that the petitioner (*the defendant in the above-entitled criminal action*) is eligible for the following requested relief:

- The court **GRANTS** the petition for reduction of a felony to a misdemeanor (maximum punishment of 364 days per Pen. Code, § 18.5) under Penal Code section 17(b) and/or for reduction of a misdemeanor to an infraction under Penal Code section 17(d)(2) and reduces
 - ALL FELONY CONVICTIONS in the above-entitled action.
 - ALL MISDEMEANOR CONVICTIONS in the above-entitled action.
 - only the following convictions in the above-entitled action (*specify charges and date of conviction*):
- The court **DENIES** the petition for reduction of a felony to a misdemeanor under Penal Code section 17(b) and/or for reduction of a misdemeanor to an infraction under Penal Code section 17(d)(2) for
 - ALL FELONY CONVICTIONS in the above-entitled action.
 - ALL MISDEMEANOR CONVICTIONS in the above-entitled action.
 - only the following convictions in the above-entitled action (*specify charges and date of conviction*):
- The court **GRANTS** the petition for dismissal regarding the following convictions under Penal Code (*check all that apply*)
 § 1203.4 § 1203.4a § 1203.41 § 1203.42 § 1203.43 § 1203.49
and it is ordered that the pleas of guilty or nolo contendere or verdicts or findings of guilt be set aside and vacated and a plea of not guilty be entered and that the complaint or information be, and is hereby, dismissed for (*check one*)
 - ALL CONVICTIONS OR PLEAS FOR DEFERRED ENTRY OF JUDGMENT in the above-entitled action.
 - only the following convictions or pleas for deferred entry of judgment in the above-entitled action (*specify charges and date of conviction or plea for deferred entry of judgment*):

CR-181 Order for Dismissal

		CR-181
ATTORNEY OR PARTY WITHOUT ATTORNEY: NAME: Herman Munster FIRM NAME: STREET ADDRESS: 1313 Mockingbird Lane CITY: Bakersfield TELEPHONE NO.: (861)123-4567 E-MAIL ADDRESS: Allouis4ever@fakemail.com ATTORNEY FOR (name): Self	STATE BAR NUMBER: STATE: CA ZIP CODE: 93310 FAX NO.:	FOR COURT USE ONLY
PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT: Herman Munster		DATE OF BIRTH: 1/1/1950
ORDER FOR DISMISSAL (Pen. Code, §§ 17(b), 17(d)(2), 1203.4, 1203.4a, 1203.41, 1203.42, 1203.43, 1203.49)		CASE NUMBER: BM1234567

All you have to do to is fill in the contact information and case info you filled in on your CR-180.

The court will complete the rest.

CR-180 & CR-181

You have completed your Petition for Dismissal and Order for Dismissal. You should review them for completeness.

Now you will make photocopies of your original paperwork to serve on the District Attorney and Probation Department.

After they have been served, you will file your original paperwork with the court.