PARTY WITHOUT AN ATTORNEY OR ATTORNEY:	STATE BAR NO. (if applicable):		FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	
TELEPHONE NO.:	FAX NO.:		
E-MAIL ADDRESS:			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
CASE NAME:			
			CASE NUMBER:
REQUEST TO VACATE DISPOSITION AND DISMISS PENAL CODE			
SECTION 647f ADJUDICATION		Date:	
			Time:
			Department:

## **INSTRUCTIONS**

- Use this form if you went to court and were found to have committed a Penal Code section 647f offense when you were under the
  age of 18 and you want to be resentenced or have the charge taken off your record. You need to use a different form if you were 18
  or older at the time of the offense.
- If this form asks for information that you do not have, contact your attorney. If you don't have an attorney, the public defender's office in the court or county where you went to court can probably help you get the information.
- The court will serve this form for you unless you have an attorney. If you have an attorney, he or she must serve the form.
- How to fill out the form without an attorney:
  - Put your name and contact information in the box at the top of the form and in item 1 below.
  - Put the address of the court from your court papers in the box below your address. This form must be filed in the same county
    where you went to court for this offense.
  - O Fill out item 2 about the Penal Code section 647f offense.
  - If you are on probation now for the Penal Code section 647f offense, check item 3 to ask the judge to make new dispositional orders (a new sentence) and take the charge off your record.
  - If you have completed probation for the Penal Code section 647f offense, check item 4 to ask the judge to take the charge off your record. After the charge is taken off your record, it can't be used against you later.
  - You can check item 5 if you do not want to come to court if there is a hearing.
  - o If you will need an interpreter, ask for one in item 6.
  - o If you check the box in item 7, you are giving up your right to have the same judge who put you on probation hear your request. If you don't check the box in item 7, your case *may* be heard by the judge who put you on probation, or the court will have a different judge hear your request.

## 1. MY INFORMATION

My name is:

I was born on (date):

## 2. OFFENSE INFORMATION

On (*date*): a petition was filed in county that said I came within the jurisdiction of the court under Welfare and Institutions Code section 602 for a violation of Penal Code section 647f. The court found the allegations in that petition were true on *(date)*:

JV-742

CASE NAME:	CASE NUMBER:
3. REQUEST FOR A NEW DISPOSITIONAL ORDER (RESENTENCING)	
I am currently subject to a dispositional order (on probation) for the Penal the dispositional order be recalled and relief be granted in accordance wit that I will get a new disposition and the charge will be dismissed.	
4. REQUEST TO DISMISS ADJUDICATION AND VACATE DISPOSITION	
I am no longer a ward of the court (completed probation) for the Penal Co court dismiss the 647f charge (take the charge off my record) and vacate Penal Code sections 1170.21 and 1170.22.	
5. WAIVER OF APPEARANCE	
I understand that I have a right to attend any hearing about my request ar may be heard without my presence.	nd argue on my behalf. I give up that right. The case
6. REQUEST FOR INTERPRETER	
If there is a hearing, I will need a (language):	interpreter.
7. WAIVER OF HEARING BY JUDGE WHO ORDERED MY DISPOSITION	
I give up my right to have my request heard by the judge who ordered my right, the hearing might not be in front of the original judge because he or	,
Date:	
•	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)