

# Judicial Council of California

455 Golden Gate Avenue · San Francisco, California 94102-3688 https://courts.ca.gov/policy-administration/invitations-comment

# INVITATION TO COMMENT

W26-06

#### Title

Criminal Law: Advisements on the Felony Plea Form

Proposed Rules, Forms, Standards, or Statutes
Revise form CR-101

### Proposed by

Criminal Law Advisory Committee Hon. Lisa Rodriguez, Chair

### **Action Requested**

Review and submit comments by January 7, 2026

### **Proposed Effective Date**

July 1, 2026

#### Contact

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# **Executive Summary and Origin**

Under existing law, before accepting a plea of guilty or no contest, courts must advise a defendant on the record that if they are not a citizen, conviction of the charged offense may result in specified immigration consequences. Recent legislation requires courts to advise defendants of these immigration consequences with the verbatim language of Penal Code section 1016.5(a). Additionally, when a defendant pleads guilty or no contest to a sexually violent offense, the California Supreme Court has directed trial courts to advise defendants about the possibility of being referred to sexually violent predator civil commitment proceedings. The Criminal Law Advisory Committee proposes amendments to the optional felony plea form to incorporate the verbatim immigration advisement and to clarify the advisement in cases involving sexually violent offenses.

## **Background**

Since January 1, 1978, Penal Code section 1016.5<sup>1</sup> has required courts, before accepting a guilty or no contest plea, to advise a defendant on the record that, if they are not a citizen, conviction of the charged offense may result in deportation, exclusion from admission to the United States, or

<sup>&</sup>lt;sup>1</sup> All further references are to the Penal Code unless otherwise specified.

denial of naturalization. Based on this statute, *Plea Form, With Explanations and Waiver of Rights—Felony* (form CR-101) includes an immigration advisement as item 3j.<sup>2</sup>

Effective January 1, 2026, Senate Bill 281 (Stats. 2025, ch. 666) amended section 1016.5 to require courts to administer the advisement using the verbatim language of the statute. According to the bill's author, the bill's intent is to ensure consistency in the administration of the immigration advisement by courts. The author noted that some courts state that as a result of the plea, immigration consequences "will" occur, versus using the statutory language that they "may" occur, impacting the defendant's understanding of the plea agreement. To assist courts with providing the statutory verbatim advisement, the committee proposes modifying item 3j.

In addition to the immigration advisement, courts are also required to advise a defendant when they could be subject to civil commitment as a sexually violent predator. Specifically, *In re Tellez* (2024) 17 Cal.5th 77 requires trial courts to advise a defendant—when pleading guilty or no contest to a sexually violent offense<sup>4</sup> or when the court is aware that the defendant has a prior conviction for a sexually violent offense—along the following lines: "At the end of your sentence for this offense, you may be subject to screening by the State Department of State Hospitals to determine whether you qualify for trial as a sexually violent predator, which could result in your being committed to a secure medical facility indefinitely."<sup>5</sup>

To implement the advisement in *In re Tellez*, the Judicial Council approved revisions to form CR-101 effective July 1, 2025.<sup>6</sup> After these revisions, a superior court judge advised the committee of a minor error: although *In re Tellez* states that specified defendants may be subject to screening by the State Department of State Hospitals, the judge noted that the California Department of Corrections and Rehabilitation (CDCR) and the Board of Parole Hearings actually conduct the initial screening.<sup>7</sup>

If this screening determines that the person potentially meets the criteria for a sexually violent predator, CDCR then refers the person to the State Department of State Hospitals for a full evaluation of whether the person meets the statutory criteria for a sexually violent predator. As a result, the committee recommends removing the reference in the advisement to the State Department of State Hospitals so that the advisement generally states that the person may be

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<sup>&</sup>lt;sup>2</sup> "I understand that if I am not a citizen of the United States, my plea of guilty or no contest may result in my deportation, exclusion from admission to the United States, or denial of naturalization under the laws of the United States."

<sup>&</sup>lt;sup>3</sup> Sen. Com. on Pub. Saf., Analysis of Sen. Bill 281 (202.5–2026 Reg. Sess.) Mar. 21, 2025, p. 2.

<sup>&</sup>lt;sup>4</sup> As defined in Welfare and Institutions Code section 6600(a)(2) and (b).

<sup>&</sup>lt;sup>5</sup> In re Tellez, supra, 17 Cal.5th, at pp. 92–93.

<sup>&</sup>lt;sup>6</sup> See Judicial Council of Cal., Advisory Com. Rep., *Criminal Law: Felony Plea Form* (Apr. 2, 2025), https://jcc.legistar.com/View.ashx?M=F&ID=14012017&GUID=F5BB7680-05A8-47F3-9A01-3D9E376E9BF0.

<sup>&</sup>lt;sup>7</sup> Welf. and Inst. Code, § 6601(b).

<sup>&</sup>lt;sup>8</sup> Ibid.

subject to screening. The committee believes that specifying the state agency conducting the screening is not necessary for the advisement, which is merely intended to notify a defendant that they could be subject to civil commitment as a sexually violent predator.

### The Proposal

The committee proposes the following revisions to form CR-101:

- Modifying item 3j, Immigration Consequences, to state that the defendant understands the following:
  - If you are not a citizen of the United States, you are hereby advised that conviction of the offense for which you have been charged may have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.
- Modifying item 3h, Sexually Violent Predator Civil Commitment, to remove a reference
  to the State Department of State Hospitals as the agency conducting the screening for
  whether the person meets the criteria for indeterminate commitment as a sexually violent
  predator.

### **Alternatives Considered**

The committee did not consider the alternative of not revising the form because it determined that revising the immigration consequences advisement was necessary to implement recent legislation.

For the *In re Tellez* advisement, the committee considered referencing both the CDCR and the State Department of State Hospitals as the agencies that conduct the screening and evaluation for sexually violent predator civil commitment proceedings. However, the committee concluded that a simplified approach referencing a screening as part of the procedure was sufficient. A committee member also suggested replacing the reference to an "indeterminate" commitment as a sexually violent predator with an "indefinite" commitment, finding that "indefinite" was more accurate. When the advisement previously circulated for public comment, the committee requested specific comment on two different versions of the advisement. One version was a more specific advisement regarding the possibility of an indeterminate civil commitment, and the other referenced commitment to a secure medical facility indefinitely. Commenters preferred the former, which was incorporated into the plea form. Because this issue had been deliberated before, the committee declined to make the change.

The committee also considered a request from a superior court judge to add a waiver of appellate rights to the plea form. The committee declined this request, finding that local practices on waiving appellate rights differed across the state and did not seem suitable for a statewide form.

### **Fiscal and Operational Impacts**

The fiscal and operational impacts of this proposal are attributable to recent legislation and case law. Expected costs include training, case management system updates, and the production of new forms.

### **Request for Specific Comments**

In addition to comments on the proposal as a whole, the advisory committee is interested in comments on the following:

• Does the proposal appropriately address the stated purpose?

The advisory committee also seeks comments from *courts* on the following cost and implementation matters:

- Would the proposal provide cost savings? If so, please quantify.
- What would the implementation requirements be for courts—for example, training staff (please identify position and expected hours of training), revising processes and procedures (please describe), changing docket codes in case management systems, or modifying case management systems?
- Would two months from Judicial Council approval of this proposal until its effective date provide sufficient time for implementation?
- How well would this proposal work in courts of different sizes?

### Attachments and Links

- 1. Form CR-101, at pages 5–12
- 2. Link A: Senate Bill 281, https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill\_id=202520260SB281

ATTORNEY OR F	PARTY WITHOUT ATTORNEY	STATE BA	AR NUMBER:			FOR COURT	USE ONLY	
NAME:								
FIRM NAME:								
STREET ADDRE	SS:					40/4/000	\	_
CITY:		STATE:	ZIP C	ODE:			25 DRAF1	
TELEPHONE NO	k:	FAX NO.:					roved by	
EMAIL ADDRESS	S:					the Judic	ial Counc	il
ATTORNEY FOR								
	COURT OF CALIFORNIA, COUNTY	OF						
STREET ADDR	RESS:							
MAILING ADDR	RESS:							
CITY AND ZIP C	ODE:							
BRANCH N	AME:							
PEOPLE OF	THE STATE OF CALIFORNIA v.							
DEFENDAN	NT:				CASE NUMBER:			
D. E. E. E.	DA MITH EVEL ANATIONS	A N I D NA / A IN / E		21170 FELONIX				
PLEA FO	RM, WITH EXPLANATIONS	AND WAIVE	R OF RIC	SHTS—FELONY				
INSTRUCTI	ONS:							
(1) Fill out th	nis form only if you want to plead	guilty or no co	ntest.					
(2) Read this	s form carefully. For each item, if	you understar	nd and agre	ee with what you read	d, put your in	itials in the	box to the	right of
	For any item that does not apply							J
(3) On page	6, sign and date the form under	"DEFENDANT	Γ'S STATE	MENT."				
. ,	mind that the court cannot give le				nythina in thi	s form lask	vour attorn	nev/
. ,	_			•	-		-	INITIA
	ES AND MAXIMUM TERM. I wa							
	prior convictions, enhancement							
the minir	mum and maximum penalties for	the charges to	which I ar	n pleading guilty or n	o contest are	e listed belo	W.	
	CHARCES	YEARS /	MONTHS	PRIOR CONVICTIONS, EN		YEARS /	MONTHS	TOTAL
COUNT	CHARGES (SECTION & DESCRIPTION)	MINIMUM	MAXIMUM	ALLEGATIONS & CIRCUI AGGRAVATIONS		MINIMUM	MAXIMUM	MAXIMUI TIME
		WIII VIII VIII VIII		(SECTION & DESCR	RIPTION)			TIME
				AG	GREGATE MAXIM	UM TIME OF IM	PRISONMENT	
	GREEMENT. I understand that							
	e I will receive or the sentence re							
	ained to me that if I plead guilty of				or convictions	s, ennancer	nents, alleg	jations,
	umstances in aggravation listed a	above, the cou						
a. Chec	ck one: State Prison for	L	Count	<b>y Jail</b> per Penal Cod	e section 11	70(h) for		
(1)	years and	months or						
(2)	not less than years	and m	nonths and	or not more than	years a	nd r	months.	
(3)	Other (specify):				•			
` ' '		ditions to be a	at by the a	ourt including				
D. Prot	pation for years under con		et by the co	ourt, including				
	days in the <b>county jail</b>							
	up to days in the <b>coun</b> t	ty jail.						
I underst	tand that a violation of any of the	conditions of	probation, i	ncluding failure to co	mplete a dru	g educatior	า or treatme	ent
program	, if ordered by the court, may cau	ise the court to	send me	to <b>county jail or sta</b> t	e prison for	up to the "	Aggregate	
	m Time of Imprisonment" spec			/ include a period of r	mandatory รเ	ıpervision ι	ınder Penal	l Code
section 1	1170(h)(5)(B) if the court sends n	ne to county ja	II.					

	PLE OF THE STATE OF CALIFORNIA v. Indant:	CASE NUMBER:	
2. c	Split Sentence (1170(h)(5)(B)): years and days in the county jail and mandatory supervision under conditions set by the court. I understand that if I viol mandatory supervision, I may be remanded into custody for the entire unserved p	years and days on ate any of the terms or conditions of	TIALS
d	<ul> <li>Open Plea</li> <li>(1)  I understand the maximum and minimum sentences for the charges, elestated on page 1. No one has made any other promises to me about we</li> <li>(2)  I understand that I am not eligible for probation.</li> <li>(3)  I understand that I will not be granted probation unless the court finds an unusual case where the interests of justice would be best served by</li> </ul>	hat sentence the court may order.  at the time of sentencing that this is	
е	Restitution, Statutory Fees, and Assessments  I understand that the court will order me to pay the following amounts (if an amou determined" is entered next to the \$); I must prepare financial disclosure statemer my ability to pay; and refusal or failure to prepare the required financial disclosure me at sentencing:  (1)	nt is not yet known, "TBD" for "to be nts to assist the court in determining statements may be used against e Fund s, and surcharges	
f.	Fines for Revocation of Parole, Postrelease Community Supervision, Manda I understand that if I am sentenced to <b>state prison</b> , the court <b>will</b> impose a parole community supervision revocation fine, which will be collected only if my parole or is later revoked. I also understand that if I am granted probation or mandatory supervision revocation fine or mandatory supervision revocation fine, which will be a mandatory supervision is later revoked.	revocation fine or a postrelease	
g	Dismissal of Other Counts I understand that as part of the plea agreement bargain, the following counts will	be dismissed after sentencing:	
h	I understand and agree that the sentencing judge may consider facts underlying or restitution and to sentence me on the counts to which I am entering a plea.  Other Terms (specify):	lismissed counts to determine	
	CONSEQUENCES OF MY PLEA  No Contest ("Nolo Contendere") Plea I understand that a no contest plea is the same as pleading guilty and that if I plea my no contest plea could be used against me in a civil case.	ad no contest, I will be convicted and	

PEOI	PLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:	
Defe	endant:		
			INITIALS
3. b	Parole and Postrelease Community Supervision I understand that if I am sentenced to state prison		
	(1) I will be placed on parole or postrelease community supervision for up to	years after my release.	
	(2) if I abscond or the court tolls my supervision, the total time of parole or postrele		
	be extended.	, ,	
	(3) if I violate any of the terms or conditions of my parole, I can be sentenced to coviolation, or if I am convicted of a crime that is subject to parole under Penal C could be returned to state prison.		
С	Effect of Conviction on Other Cases		
	I understand that a conviction in this case may constitute a violation of any other cu supervision, postrelease community supervision, or probation in any other case an punishment as a result of that violation.		
d	Registration		
	I understand that I will be required to register with the local police agency or sheriff which I reside as	's department in the city or county in	
	(1) an arson offender (3) a sex offender (this registration	n is a lifelong requirement)	
	(2) a gang member (4) Other (specify):		
	and that if I fail to register or to keep my registration current for any reason, new fe filed against me.	lony criminal charges may be	
е	Prints and DNA Samples I understand that I must provide biological samples and prints for identification purposwab samples, right thumb prints, palm prints of each hand, and blood specimens required by law—and that failure to do so constitutes a new criminal offense.		
f.	Serious or Violent Felony		
	(1) I understand that by pleading guilty or no contest to a serious or violent future felony conviction will be increased as a result of my conviction in to of strikes I have, up to a mandatory prison sentence of double the term of least 25 years to life.	his case, depending on the number	
	(2) I understand that if I am convicted of a violent felony, jail or prison condunot exceed 15 percent.	uct/work-time credit I may accrue will	
	(3) I understand that if I am admitting a prior strike conviction, prison work-ti exceed 20 percent of the total term of imprisonment.	me credit that I may accrue will not	
	(4) I understand that if I am convicted of murder or a third felony conviction receive work-time credits. Count is such an or		
g	Prior Prison Term for Sexually Violent Offense I understand that if I am sentenced to serve a state prison term for this sexually vio and Institutions Code section 6600(b), the penalty for any future felony conviction r incarceration in this case.		
h	I. Sexually Violent Predator Civil Commitment  If I am or previously have been convicted of a sexually violent offense and am ever California Department of Corrections and Rehabilitation, I may at the conclusion of to determine whether I meet the criteria for indeterminate commitment as a sexuall be made subject to civil commitment proceedings.	that term be subject to screening	

			CR-
	PLE OF THE STATE OF CALIFORNIA v. ndant:	CASE NUMBER:	
Dele	ildalit.		
i.	Driver's License and Vehicle Forfeiture I understand that my privilege to drive a motor vehicle may be revoked o Department of Motor Vehicles and my vehicle may be ordered forfeited in		INIT
j.	Immigration Consequences I understand the following:		
	If you are not a citizen of the United States, you are hereby advised that been charged may have the consequences of deportation, exclusion from naturalization pursuant to the laws of the United States.		
k	Firearms (Guns), Firearm Parts, and Ammunition Prohibition and Rel understand that under federal and state law a conviction in this case preceiving, or having under my custody or control firearms (guns), firearm ammunition feeding devices, including but not limited to magazines, for I frames, and any item that may be used as or easily turned into a receive must relinquish any firearms and firearm parts I own, possess, or have usection 29810).	ohibits me from owning, using, purchasing parts, ammunition, reloaded ammunition, ife. This includes firearm receivers and or or frame (see Penal Code section 16531)	and . I
1.	Body Armor Prohibition and Relinquishment I understand that a conviction in this case prohibits me from purchasing, owning, or possessing body armor (defined Penal Code section 16288). I must relinquish any body armor I have in my possession (see Penal Code section 31360).		d in
m	Other Consequences (specify):		
l a	IGHT TO AN ATTORNEY understand that I have the right to an attorney of my choice to represent me fford to hire an attorney, the court will appoint one to represent me. hereby give up my right to be represented by an attorney.	e throughout the proceedings. If I cannot	
. <b>C</b>	THER CONSTITUTIONAL RIGHTS understand that I am entitled to each of the following rights as to the charge recumstances in aggravation listed in item 1 (on page 1):	es, enhancements, allegations, and	
а	Right to a Jury Trial I understand that I have a right to a speedy and public jury trial. At the tri could not be convicted unless, after hearing all of the evidence, 12 impar unanimously convinced beyond a reasonable doubt that I am guilty. I hav in jury selection.	rtial jurors chosen from the community wer	e
b	Right to a Court Trial I understand that, as an alternative to a jury trial, if the prosecutor agrees trial in which the judge alone, without a jury, hears the evidence. I still co of the evidence, the judge was convinced beyond a reasonable doubt the	uld not be convicted unless, after hearing a	
C.	Right to Confront and Cross-Examine Witnesses I understand that I have the right to confront and cross-examine all witne the prosecution must produce the witnesses in court, they must testify unmay question them.		
d	Right to Remain Silent and Not to Incriminate Myself		

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I understand that I have the right to remain silent, and my silence cannot be considered as evidence against me. I

I understand that I have a right to present evidence and to have the court issue subpoenas to bring to court all witnesses and evidence favorable to me, at no cost to me. I also have the right to testify on my own behalf.

understand that I also have the right not to incriminate myself, and I cannot be forced to testify.

e. Right to Produce Evidence and to Present a Defense

			CR-101			
	OPLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:				
Det	endant:					
6.	BEFORE THE PLEA		INITIALS			
	a. Discussion With My Attorney					
	Before entering this plea, I have had a full opportunity to discuss the following	ng with my attorney:				
	(1) The facts of my case;					
	(2) The elements of the charged offenses, prior convictions, enhancements, allegations, and circumstances in aggravation					
(3) Any defenses that I may have;						
	(4) My constitutional and statutory rights and waiver of those rights;					
	(5) The consequences of this plea, including the immigration consequences;					
	(6) Anything else I think is important to my case.					
ı	D. Questions					
	I have no further questions of the court or of my attorney with regard to my plea an the rights, or anything else on this form.	d admissions in this case, any of				
(	<ul> <li>c. Stipulation to Commissioner I understand that I have the right to have a judge take my plea and sentence me. I give up this right and agree to have a commissioner, sitting as a temporary judge, take my plea and sentence me.</li> <li>d. Medications or Controlled Substances I am not taking any medication that affects my ability to understand this form and the consequences of my plea, have not recently consumed any alcohol or drugs, and am not suffering from any medical condition, except for the following</li> </ul>					
(						
	e. Court Approval of Plea Agreement I understand that the plea agreement in item 2 (on pages 1 and 2) is based on the that if the court approves this plea agreement, the approval of the court is not bindi its approval of the plea agreement upon further consideration of the matter. I under approval of this plea agreement, I will be allowed to withdraw my plea. (Pen. Code,	ng, and that the court may withdraw stand that if the court withdraws its				
, .		, 0				
	STATUTORY RIGHT TO A PRELIMINARY HEARING I understand that before I have a trial, the law gives me the right to a speedy prelimina	ry hearing at which the prosecution				
would produce evidence and the court must find reasonable cause to believe I committed the crimes with which I been charged. I understand that I have all of the above constitutional rights at the preliminary hearing, except for to a jury trial.		ted the crimes with which I have				
ı	give up my right to a preliminary hearing and the constitutional rights listed in	item 5 (on page 4).				
ı	WAIVER OF CONSTITUTIONAL AND STATUTORY RIGHTS give up, for each of the charges, enhancements, allegations, and circumstance (on page 1), my right to a jury trial, my right to a court trial, my right to confront a					
ı	right to remain silent and not to incriminate myself, and my right to produce evid including my right to testify on my own behalf. I understand that I am, in fact, inc	lence and to present a defense,				
). <b>T</b>	HE PLEA					
	I plead GUILTY NO CONTEST to the charges listed in item 1 (on page enhancements, allegations, and circumstances in aggravation listed in item 1 (on page and admission will lead to the penalties listed in item 2 (on pages 1 and 2).	•				
	a. I offer my plea of guilty or no contest freely and voluntarily and with full understand one has made any threats; used any force against me, my family, or my loved one except as listed in this form, in order to convince me to plead guilty or no contest.					

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	PLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:	
Dete	ndant:		
9. b	. I understand that the court is required to find a factual basis for my plea to make proper offenses under the facts of the case.	sure that I am entering a plea to the	INITIALS
	(1) I admit that on the dates charged, I (describe the facts establishing all count):	elements of the offense as to each	
	(2) I offer to the court as the basis for the plea of guilty or no contest and a documents that are in the record or that are attached to this plea form		
	<ul> <li>(a) Preliminary hearing transcript</li> <li>(b) Police report</li> <li>(c) Probation report</li> <li>(d) Welfare investigator's declaration</li> <li>(e) Court documents regarding any alleged prior offenses</li> <li>(f) Other (specify):</li> <li>(g) (Specify facts):</li> </ul>		
C	I am pleading guilty or no contest to take advantage of a plea agreement or to av offense and I understand that my attorney will stipulate that there is a factual bas 400 U.S. 25; <i>People v. West</i> (1970) 3 Cal.3d 595.)		
10. <b>A</b>	FTER THE PLEA		
a	Surrender I understand that the court is allowing me to surrender at a later date to begin ser	ving time in custody.	
	I agree that if I fail to appear on the date set for surrender or sentencing without a an "open plea" to the court, I will not be allowed to withdraw my plea, and I may be allowed by law.		
b.	Sentencing Court I understand that I have the right to be sentenced by the same judge or commiss I give up that right and agree that any judge or commissioner may sentence me.	oner who takes my plea.	
C.	Sentencing Date I understand that I have the right to be sentenced within 20 court days. I give up tat a later date.	hat right and agree to be sentenced	
11. <b>M</b>	IANDATORY WARNING		
а	. I understand that if I am charged with violating Vehicle Code section 23103, as sp 23103.5, or Vehicle Code section 23152 or 23153, the following warning applies:	ecified in Vehicle Code section	
	You are hereby advised that being under the influence of alcohol or drugs, or bot operate a motor vehicle. Therefore, it is extremely dangerous to human life to drivalcohol or drugs, or both. If you continue to drive while under the influence of alcohol that driving someone is killed, you can be charged with murder.	e while under the influence of	
b	. I understand that if I am charged with violating Health and Safety Code section 1 11378.5, 11379, 11379.5, or 11379.6 involving a hard drug, the following warning		
	You are hereby advised that it is extremely dangerous and deadly to human life to furnish, administer, or give away any drugs in any form, including real or counterfus someone by engaging in this conduct. All drugs and counterfeit pills are dangerous alone, or mixed, kill human beings in very small doses. If you illicitly manufacture give away any real or counterfeit drugs or pills, and that conduct results in the decharged with homicide, up to and including the crime of murder, within the meaning	eit drugs or pills. You can kill is to human life. These substances distribute, sell, furnish, administer, or ath of a human being, you could be	

PEOPLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:
Defendant:	
DEFENDANT'S STATE	MENT
I have read or have had read to me this form and have initialed each attorney, I have discussed each item with my attorney. By putting my indicating that I understand and agree with what is stated in each ite possible defenses, and effects of any prior convictions, enhancement have been explained to me. I understand each of the rights outlined in	of the items that applies to my case. If I have an y initials next to the items in this form, I am em that I have initialed. The nature of the charges, ints, allegations, and circumstances in aggravation
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DEFENDANT)
ATTORNEY'S STATE	MENT
I am the attorney of record for the defendant. I have reviewed this form we form, including the defendant's constitutional and statutory rights, to the conjugations with regard to those rights, the other items in this form, and the case with the defendant and have explained the nature and elements of effect of any prior convictions, enhancements, allegations, and circumstates.	defendant and have answered all of the defendant's e plea agreement. I have also discussed the facts of the each charge; any possible defenses to the charges; the
I concur in the plea and admissions and join in the waiver of the defenda stipulate that there is a factual basis for the plea and refer the court to the attached to this plea form to become part of the record:	
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY)
INTERPRETER'S STAT	,
I, having been duly sworn or having a written oath on file, certify that I truly t below.	
Language: Spanish Other (specify):	
Date:	
	(CERTIFICATION NUMBER)
(TYPE OR PRINT NAME)	(SIGNATURE OF INTERPRETER)
DISTRICT ATTORNEY'S ST	TATEMENT
DISTRICT ATTURNET 5.5	
	the indicated sentence.
I have read this form and understand the terms of the plea agreement.	the indicated sentence.
I have read this form and understand the terms of the plea agreement.  I agree do not agree with the terms of the plea agreement and t	the indicated sentence.

		CR-101				
PI	EOPLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:				
D	efendant:					
	COURT'S FINDINGS AND ORDER					
Th	ne court, having reviewed this form (and any addenda), and having orally examined the c	lefendant, finds as follows:				
1.	The initialed items in this form have been read by or read to the defendant, and the def	endant understands each of them.				
2.	The defendant understands the nature of the crimes, prior convictions, enhancements, aggravation listed in item 1 (on page 1) and the consequences of the plea and any adr					
3.	The defendant expressly, knowingly, understandingly, and intelligently waives the consthis plea.	titutional and statutory rights associated with				
4.	The defendant's plea, admissions, and waiver of rights are made freely and voluntarily.					
5.	A factual basis exists for the plea and admissions.					
6.	For convictions of a sexually violent offense, the parties discussed the possibility that is not a sexually violent offense.	of a disposition involving a plea to an offense				
Th	The court accepts the defendant's plea, admissions, and waiver of rights, and the defendant is hereby convicted based thereon.					
	is ordered that this document be filed with the court's records of this case and that the defendant's plea, admissions, and waiver of ghts be accepted and entered in the minutes of this court.					
Da	ate:					
		(SIGNATURE OF JUDICIAL OFFICER)				