SUPERIOR COURT OF CALIFORNIA COUNTY OF AMADOR

CERTIFICATE OF REHABILITATION AND PARDON INSTRUCTION PACKET



FORMS INCLUDED IN THIS PACKET	
General Information-Certificate of Rehabilitation	ACSC form # CRIM200
General Information-Pardon	ACSC form # CRIM201
Instruction Sheet-Certificate of Rehabilitation & Pardon	ACSC form #CRIM202 (four pages)
Petition for Certificate of Rehabilitation & Pardon	CA Dept. Corrections & Rehab. Form 1
Notice of filing of Petition for Certificate of Rehabilitation & Pardon	CA Dept. Corrections & Rehab. Form 2
Certificate of Rehabilitation	CA Dept. Corrections & Rehab. Form 3

Certificates of Rehabilitation in Amador County Filing Instructions

- 1. You must be a resident of Amador County to file a certificate of rehabilitation in Amador County. However, the offense may have occurred in any county in California.
- 2. Complete the Notice of Filing for Certificate of Rehabilitation. Leave the date, time, and department blank. Make five copies of the Notice of Filing for Certificate of Rehabilitation.
- 3. Complete the Petition for Certificate of Rehabilitation. Make one copy of the Petition for Certificate of Rehabilitation and Pardon.
- 4. File both forms with the court. The clerk will not charge you any money for filing the petition. (Pen. Code, § 4852.09.)
- 5. Ask the clerk to set the date, time, and department for the hearing. There is space for the court to fill this information in on the Notice of Petition for Certificate of Rehabilitation. Make sure the clerk leaves enough days for you to serve the documents on the people designated below at least 30 days before the hearing. Add 5 extra days if service is by mail.
- 6. Ask the clerk to file-stamp your copies of the Petition for Certificate of Rehabilitation and the Notice of Filing for Certificate of Rehabilitation.
- 7. You will need to present proof of service to the court. At least 30 days prior to the hearing (35 days if sent by mail), serve the copies of the Notice of Filing for Certificate of Rehabilitation and Pardon on:

Jerry Brown	Todd Riebe
Governor	District Attorney
State Capitol Building	708 Court Street
Sacramento, CA 95814	Jackson, CA 95642

The district attorney in the California county in which you were convicted if different than Amador.

- 8. File with the court the proof of service for the Notice of Filing for Certificate of Rehabilitation. The proof of service that you file should be stapled to the Notice of Filing for Certificate of Rehabilitation.
- 9. You will then hear from the District Attorney's Office, which will request information from you. Answer their questions.
- 10. Attend the hearing.

How to Apply for a Pardon

State of California

Office of the Governor

Statement of Philosophy

A California Governor's pardon is an honor traditionally granted only to individuals who have demonstrated exemplary behavior following conviction for a felony. A pardon will not be granted unless it has been earned. Obtaining a pardon is a distinct achievement based upon proof of a useful, productive, and law-abiding life following conviction. The Governor has complete discretion in deciding whether to grant a pardon. A pardon is a privilege—not a right—and not granted to every person who applies.

Absent extraordinary and compelling circumstances, an application will not be considered unless the applicant has been discharged from probation or parole for at least 10 years without further criminal activity during that period. The 10-year rule may be waived in truly exceptional circumstances (for example, factual innocence), if the applicant can demonstrate such circumstances warranting a specific need for the pardon.

Pardons

Applications may be accepted from any person who has been convicted in California of a felony or certain specified misdemeanor sex offenses. In most cases, the first step in applying is to obtain a Certificate of Rehabilitation from the superior court in the county where the applicant currently resides. All other cases are by way of a direct or "traditional pardon" application. The procedure utilized will depend on the circumstances of each applicant, as explained below.

Once an application is filed under either procedure, the case is referred to the Board of Prison Terms (Board) for investigation. The Board may contact the district attorney, investigating law enforcement agency, and other persons with relevant information on the applicant.

No fee is charged for applying for a pardon.

Effect of a Pardon

A pardon does not seal the individual's criminal record, and the pardon is itself a public record. When a pardon is granted, the California Department of Justice and the Federal Bureau of Investigation are notified so that they may update their records on the applicant. The pardon is filed with the Secretary of State, reported to the Legislature, and is a public record.

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Restoration of Rights

The most frequent reasons for requesting a pardon are for personal satisfaction and for licensing, bonding, or other employment purposes.

A pardon does not seal or expunge the record of the conviction. (Penal Code sec. 4852.17.) If the person is subsequently convicted of a new offense, the prior conviction may be considered even after a pardon has been granted. A person who has been pardoned <u>cannot</u> say that he or she has no record of arrests or convictions. The person can, however, say that he or she has been convicted and pardoned.

A pardon is not necessary to vote. An individual convicted of a felony becomes eligible to vote in California after successful discharge from probation or parole. (California Constitution, art. II, sec. 4.) A person who receives a pardon may serve on a jury. (Code of Civil Procedure sec. 203(a)(5) and Penal Code sec. 4852.17.)

A person convicted of a felony who receives a full and unconditional pardon may be employed as a state parole officer or as a county probation officer but cannot otherwise be employed as a peace officer. (Gov. Code sec. 1029.)

A person convicted of a felony cannot own or possess firearms. (Penal Code sec. 12021.) If the individual receives a full and unconditional pardon, he or she may own or possess any type of weapon that may lawfully be possessed by others in California, <u>unless</u> the person was convicted of an offense that involved the use of a dangerous weapon. A California pardon does not necessarily permit the possession of weapons under the laws of another state or the federal government. The law governing the right to own or possess firearms can be found in Penal Code section 4854.

The granting of a pardon does not prevent some licensing agencies from still considering the conviction in determining whether a license should be granted to practice certain professions. The law regarding licensing determinations can be found in Penal Code section 4853.

The Governor of California cannot grant a pardon for a conviction suffered in another jurisdiction, such as another state or a federal proceeding. A person convicted in another state must apply for a pardon in that state. Federal pardon information can be obtained from the Pardon Attorney, U.S. Department of Justice, 500 First Street Northwest, Washington, D.C. 20530.

Certificate of Rehabilitation

A Certificate of Rehabilitation is a court order declaring that a person convicted of a felony is now rehabilitated. If a petition for a Certificate of Rehabilitation is granted, it is forwarded to the Governor by the court and constitutes the application for a pardon. The laws pertaining to the Certificate of Rehabilitation can be found in Penal Code sections 4852.01 to 4852.21. Receipt by the Governor of a Certificate of Rehabilitation does not guarantee that a pardon will be granted. Generally, any person convicted of a felony who still resides in California may apply to the superior court in his or her county of residence for a Certificate of Rehabilitation, provided that he or she meets the requirements of demonstrated rehabilitation required by law. (Penal Code sec. 4852.06.)

Special laws apply to those convicted of sex offenses. Persons convicted of misdemeanor sex offenses specified in Penal Code section 290 may apply if the conviction has been dismissed under Penal Code section 1203.4. Persons convicted of felony offenses under Penal Code section 286(c), 288, 288a(c), 288.5, or 289(j) are not eligible for a Certificate of Rehabilitation. A Certificate of Rehabilitation may relieve some offenders from having to register as a sex offender under Penal Code section 290. For more information on 290 registration requirements, contact the California Department of Justice, Sexual Registration Unit.

Who May Apply

You are eligible to apply for a Certificate of Rehabilitation if you:

- 1. were convicted of a felony and served your sentence in a California prison; and
 - were discharged or released on parole prior to May 13, 1943; and
 - have not been incarcerated in a state penal institution since release; and
 - have resided for three years in California immediately prior to filing the petition.

OR

- 2. were convicted of a felony, or a misdemeanor sex offense specified in Penal Code section 290 that was dismissed under Penal Code section 1203.4; and
 - have been discharged from custody, parole, or probation; and
 - have not been incarcerated in any penal institution, jail, or agency since release; and
 - are not on probation for the commission of any other felony; and
 - have resided for five years in California immediately prior to filing the petition.

OR

- 3. were convicted of a felony after May 13, 1943; and
 - were sentenced to state prison; and
 - were discharged from custody or released on parole; and
 - have resided for five years in California immediately prior to filing the petition.

Persons who are <u>not eligible</u> to apply for a Certificate of Rehabilitation include:

- 1. those who do not meet the above requirements; or
- 2. those who were convicted of misdemeanors, except those convicted of a misdemeanor sex offense as discussed above; or

- 3. those who were convicted of sex offenses under Penal Code sections 286(c), 288, 288a(c), 288.5, or 289(j); or
- 4. those who are serving a mandatory life parole; or
- 5. those committed to prison under a death sentence; or
- 6. those persons in the military service.

When to Apply

Persons eligible for a Certificate of Rehabilitation may file a petition with the superior court in their county of residence once they have completed the period of rehabilitation. The period of rehabilitation begins to run upon discharge from incarceration or upon release on probation or parole. The period of rehabilitation requires five years residence in California, *PLUS*:

- 1. four years for persons convicted of Penal Code sections 187, 209, 219, 4500, or 12310, or Military and Veterans Code section 1672(a), or any other offense that carries a life sentence; or
- 2. five years for any person convicted of any offense for which sex offender registration is required under Penal Code section 290, except for convictions for violations of subdivision (b), (c), or (d) of section 311.2 or of section 311.3, 311.10, or 314 (these convictions require an additional two years); or
- 3. two years for any persons convicted of any offense not listed above and that does not carry a life sentence; or
- 4. any additional years ordered by the court if the person served consecutive sentences.

Procedure for Applying

The petition for Certificate of Rehabilitation must be filed in the superior court of the applicant's current county of residence. (Penal Code sec. 4852.06.) The Petition for Certificate of Rehabilitation can usually be obtained from the court clerk, probation department, or public defender's office. The petitioner is required to notify the district attorney in their county of residence and the district attorney of each county in which the petitioner was convicted of a felony. The notice must identify all crimes for which the person is requesting a Certificate of Rehabilitation. The form for sending these notices can also be obtained from the court clerk, probation department, or public defender.

Persons applying for the Certificate of Rehabilitation are entitled to assistance in processing their petitions from the county probation office(s), state parole office(s), and for persons under the age of 30, from the California Youth Authority. The person may also be represented by counsel of his or her own selection. If the person does not have counsel, he or she may be represented by the public defender, the probation department, or the court may assign counsel. (Penal Code section 4852.08.)

Once a petition is filed, the court will schedule a hearing. Before the hearing, the court may require an investigation by the district attorney. At the hearing, the court may require testimony and records pertaining to the petitioner, including information about the conviction offense and the person's conduct while incarcerated and since release.

If the court finds that the petitioner has demonstrated rehabilitation, the court may declare that the petitioner is rehabilitated. A certified copy of the Certificate of Rehabilitation issued by the court is transmitted to the Governor and becomes the application for a pardon.

Upon receipt of the application, the Governor may request that the Board of Prison Terms conduct its own investigation and prepare a report. If the petitioner has been convicted of more than one felony in separate proceedings, the California Supreme Court must approve granting a pardon before the Governor may do so.

Traditional Pardon

The traditional pardon procedure is available to those who are not eligible for a Certificate of Rehabilitation. This procedure is used primarily by those who were convicted of felonies in California and now reside outside the state. The traditional pardon procedure is also available to individuals who are not eligible for a Certificate of Rehabilitation because they have been convicted of sex offenses under Penal Code sections 286(c), 288, 288a(c), 288.5, or 289(j), and those convicted of misdemeanor offenses. The traditional pardon procedure is covered by Penal Code sections 4800-4813.

Applicants for a traditional pardon must write directly to the Governor's Office to request an application at the following address:

Governor's Office State Capitol Attention: Legal Affairs Secretary Sacramento, CA 95814

The applicant should complete the Application for Clemency and return it to the Governor's Office. In addition, the applicant must send Notice of Intention to Apply for a Traditional Pardon to the District Attorney of each county in which the applicant was convicted of a felony.

Applications may be forwarded by the Governor's Office to the Board of Prison Terms for investigation and recommendation.

If the applicant has been convicted of more than one felony in separate proceedings, the California Supreme Court must approve granting a pardon before the Governor may do so.

As with those who apply via a Certificate of Rehabilitation, there is no requirement that the Governor entertain granting a pardon, and the length of time needed to complete the pardon process cannot be accurately predicted.

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF

In the Matter of the Ap	pplication of	
		Court use only
Type Applicar	nt's Full Name - First Middle Last and Suffix, if applicable	
Date of Birth	Month Day, Year	
CII Number	Wollin Day, tea	
Criminal Case Number(s)	List applicable Criminal Case Number(s)	
PETITION FOR	R CERTIFICATE OF REHABILI	TATION AND PARDON
	Pursuant to Penal Code Sections 4852.01 and	4852.06
The above	e-named applicant hereby respectfully repr	esents and shows that:
	FELONY HISTORY	

[All felony convictions must be listed. If you have suffered more than three (3) felony convictions, attach additional sheets following the same format.]

	Most Recent Felony Convict	ion
On or about	, I was convicted of the crime	e of ,
in the county of	, California.	My sentence for this offense was:
	[Check appropriate box]	
Commitment to state p	rison or other state institution at	Name of institution or city where located
Probation with suspend	led sentence to state prison or other sta	ate institution;
Probation, after the ser	ntencing proceedings were suspended.	
Thereafter, on or about	, I was;	
	[Check appropriate box]	
Discharged from state	prison or other state institution after com	npleting my sentence;
Released on parole, fro	om which I was finally discharged	;
	—	Discharge date
Released from custody	on probation after serving a jail sentend	ce;
As a condition of my pr	obation, I was released from custody af	ter serving time in jail, and successfully
completed my probatio	Date probation ended	, and obtained relief under Penal Code
section 1203.4 on	Date 1203.4 granted by the Court	
FORM 1 (Revised 1/21/98)	This form was prepared by the Investigations Division of the Board of Prison Terr	ms pursuant to Penal Code Section 4852.18.

Second Most Recent Felony Conviction	
On or about, I was convicted of the crime of	,
in the county of, California. My sentence for this offense was:	
[Check appropriate box]	
Commitment to state prison or other state institution at	;
Probation with suspended sentence to state prison or other state institution;	
Probation, after the sentencing proceedings were suspended.	
Thereafter, on or about, I was;	
[Check appropriate box]	
Discharged from state prison or other state institution after completing my sentence;	
on Released on parole, from which I was finally discharged	;
Released from custody on probation after serving a jail sentence;	
As a condition of my probation, I was released from custody after serving time in jail, and success	sfully
completed my probation on, and obtained relief under Penal (Code
section 1203.4 on	
Date 1203.4 granted by the Court Third Most Recent Felony Conviction	
-	
On or about, I was convicted of the crime of	,
in the county of, California. My sentence for this offense was:	
[Check appropriate box]	
Commitment to state prison or other state institution at	;
Probation with suspended sentence to state prison or other state institution;	
Probation, after the sentencing proceedings were suspended.	
Thereafter, on or about, I was;	
[Check appropriate box]	
Discharged from state prison or other state institution after completing my sentence;	
Released on parole, from which I was finally discharged	,
Discharge date Released from custody on probation after serving a jail sentence;	
As a condition of my probation, I was released from custody after serving time in jail, and success	sfully
completed my probation on, and obtained relief under Penal (Code
section 1203.4 on	
FORM 1 (Revised 1/21/98) This form was prepared by the Investigations Division of the Board of Prison Terms pursuant to Penal Code Section 4852.18.	

RESIDENCY HISTORY

I am now a resident of the State of California, and I have continuously resided in the State of California

from _

, to the present date.

Month Day, Year

APPLICANT'S DECLARATION

During the period of my rehabilitation, I have lived an honest and upright life, conducted myself with sobriety and industry, and exhibited good moral character. I have conformed to and obeyed all the laws of the land.

WHEREFORE, Your petitioner prays that the Court make its order and decree declaring that the petitioner has been rehabilitated; and for a Certificate of Rehabilitation recommending that the Governor of the State of California grant petitioner a full pardon; and that for such purpose, a time be appointed for the hearing of the foregoing petition; and that other and necessary proper orders may be made in the premises.

Applicant's Signature	Month Day, Year
Applicant's Street Address	
Applicant's City, State ZIP Code	

FORM 1 INSTRUCTIONS

- 1. After completing the *Petition for Certificate of Rehabilitation and Pardon*, file it with the County Clerk's office in the county in which you reside. In every case, you must have resided continuously for **five** (5) years in this state prior to filing the petition.
- The period of rehabilitation begins to run upon your discharge from custody or upon release on parole or probation, whichever is sooner. The period of rehabilitation shall constitute five (5) years residence in this state, plus a period of time determined by the following rules:
 - To the **five** (5) years there shall be added **four** (4) years in the case of any person convicted of violating Section 187, 209, 219, 4500, or 12310 of the penal code, or subdivision (a) of Section 1672 of the Military and Veterans Code, or any other offense which carries a life sentence.
 - To the **five** (5) years there shall be added **two** (2) years in the case of any person convicted of committing any offense not listed above and which does not carry a life sentence. (The majority of applicants require a **seven-year** rehabilitation period).
 - To the **five** (5) years the trial court hearing the application for the Certificate of Rehabilitation may add additional years when a person has served consecutive sentences. The amount of additional time will not exceed the sum of the maximum penalties for all the crimes.
 - Any person discharged after completion of his/her term or released on parole before May 13, 1943, is not subject to the periods of rehabilitation set forth in these rules.
- If you were released on felony probation and successfully completed probation, you must obtain relief under Penal Code Section 1203.4 before applying for a Certificate of Rehabilitation.
- 4. You are entitled to be represented by an attorney of your own selection, or by the public defender. You are entitled to receive assistance from all rehabilitative agencies including officers from adult probation and parole, and for persons under the age of 30 years, from the Youth Authority.
- 5. It is unlawful for anyone, other than an attorney, to accept any fee, money or anything of value for their services in representing you in this proceeding.
- 6. You are not required to pay filing fees of any kind in connection with this proceeding.
- 7. When the Court sets a hearing date on your Petition, you are required to give notice of that date at least thirty (30) days before the hearing. You must formally notify the District Attorney for each county in which you have been convicted, and the Governor's Office.
- 8. A Certificate of Rehabilitation is not an automatic pardon; it is only an automatic application for a pardon.

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF

In the Matter of the Appli	cation of		
			Court use only
Type Applicant's Fu	ull Name - First Middle Last and Suffix, if applicable		
Date of Birth	lonth Day, Year		
CII Number			
Criminal Case Number(s)	ist applicable Criminal Case Number(s)		
Li			
NOTICE OF FILING C	DF PETITION FOR CERTIFICA Pursuant to Penal Code Sections		TION AND PARDON
To the Governor of the S		1002.01 414 1002.00	
District Attorney, County			
District Automey, County	County of Residen		
District Attorney, County	of Most recent felony in county of conviction, if diffe	, , , , , , , , , , , , , , , , , , ,	
District Attornovy County			
District Attorney, County	r Of 2 nd most recent felony in county of co	nviction, if applicable	
District Attorney, County			
	3 rd most recent felony in county of co	nviction, if applicable	
You and Each of You Wi	ill Please Take Notice That On the	e day of	;
and Pardon in accordance wi	ith the provision of Chapter 3.5, T	ïtle 6, Part 3 of the Per	al Code of the State of
California, and that said the	petition has, by said court, been s	set for a hearing on	day of
			Day of hearing
	to commence at	└_ a.m. └_ p.m soon	., of said day, or as
Month, Year	Time of hear	ing	
as the matter can be hea	ard, in its courtroom, department	Department	at the courthouse
		Dopartment	
in the city	,county	Dopartment	state of California.
in the city of	,county of		state of California.
of		County where hearing will be held	state of California. -
of	hearing will be held		-
of	of		state of California.
of	hearing will be held		-
of	hearing will be held		-

This form was prepared by the Investigations Division of the Board of Prison Terms pursuant to Penal Code Section 4852.18.

AFFIDAVIT OF SERVICE BY MAIL

STATE OF CALIFORNIA

City of	_ , County of
I,Full Name - First Middle Last and Suffix, if applicable	being first duly sworn, deposes, and says:
	e age of 18 years, and am not a party to the above-entitled
proceeding. I am a resident of the County of	, State of California.
My residence business address is	Street Address
On the day of	City, State ZIP Code
Day of the Month Month, Year Day of the Month Month, Year Full Name - First Middle Last and Suffix, if applicable	Street AddressCounty
Full Name - First Middle Last and Suffix, if applicable	Street Address County
Full Name - First Middle Last and Suffix, if applicable	Street Address County
Full Name - First Middle Last and Suffix, if applicable	Street Address County
by placing a copy of this Notice in a sealed env	velope and mailing it first class, postage pre-paid to each
person as listed above. There is a delivery se	rvice by United States mail at each of the places so
addressed, or there is a regular communication	n by mail between the place of mailing and each of the
places so addressed.	
Subscribed and sworn to before me this	Day of the Month Month, Year
Full Name of Notary Public - TYPED or PRINTED	Notary Public - SIGNATURE
In and for the City of	, County of, California.

FORM 2A (Revised 1/21/98) This form was prepared by the Investigations Division of the Board of Prison Terms pursuant to Penal Code Section 4852.18.

NOTICE OF SERV	ICE IN PERSON
Receipt of copy of this Notice is hereby admitted this <i>Governor</i>	day of
State C Legal Affair	apitol
Full Name of Governor's staff - TYPED or PRINTED	Governor's staff - SIGNATURE
Governor's staff - TITLE	Month Day, Year
Receipt of copy of this Notice is hereby admitted this	Day of the month day of Month, Year
Full Name of District Attorney staff - TYPED or PRINTED	District Attorney staff - SIGNATURE
County District Attorney	Month Day, Year
Receipt of copy of this Notice is hereby admitted this	Day of the month day of Month, Year
Full Name of District Attorney staff - TYPED or PRINTED	District Attorney staff - SIGNATURE
County District Attorney	Month Day, Year
Receipt of copy of this Notice is hereby admitted this	Day of the month day of
Full Name of District Attorney staff - TYPED or PRINTED	District Attorney staff - SIGNATURE
County District Attorney	Month Day, Year
Receipt of copy of this Notice is hereby admitted this	day of Day of the month
Full Name of District Attorney staff - TYPED or PRINTED	District Attorney staff - SIGNATURE
County District Attorney	Month Day, Year
FORM 2B (Revised 1/21/98) This form was prepared by the Investigations Division of	f the Board of Prison Terms pursuant to Penal Code Section 4852.18.

FORM 2 INSTRUCTIONS

- 1. After completing this *Notice of Filing for Certificate of Rehabilitation and Pardon*, make enough copies to distribute one (1) copy to:
 - □ the Governor of California;
 - □ the District Attorney in your county of residence where you filed your *Petition for Certificate of Rehabilitation and Pardon*, and;
 - ach District Attorney of the county in which you were convicted of a felony.
- 2. This *Notice of Filing for Certificate of Rehabilitation and Pardon* must be served to all of the aforementioned individuals *at least thirty (30) days prior* to the date set for your hearing. You may do so by utilizing one or both of the following forms, in any combination necessary, as long as all of the aforementioned individuals have been served.
 - Affidavit of Service by Mail (Form 2A) If you intend to have a Notary Public mail a copy of the Notice of Filing for Certificate of Rehabilitation and Pardon to each of the aforementioned individuals, you may do so by having the Notary Public complete and sign the Affidavit of Service by Mail. Mailing procedures are outlined in the Affidavit.
 - Notice of Service in Person (Form 2B) If you intend to hand-deliver a copy to each of the
 aforementioned individuals, you may do so by utilizing this form and having each individual sign
 in the appropriate space indicating that a copy of the Notice of Filing for Certificate of
 Rehabilitation and Pardon was received.
- 3. After you have served all the aforementioned individuals, personally or by mail, file this completed **Notice of Filing for Certificate of Rehabilitation and Pardon** and the **Affidavit of Service by Mail** or **Notice of Service in Person**, or both, as the case may be, with the County Clerk's office in the county in which you reside.

IN AA	D FOR THE COUNTY OF	Applicant's County of Residence
In the Metter of the A		Applicants County of Residence
In the Matter of the A		
Туре Аррію	cant's Full Name - First Middle Last and Suffix, if applicable	Court use only
Certificate Number	r	
Date of Birth	I	
CII Number	Month Day, Year r	
Criminal Case Number(s))	
	List applicable Criminal Case Number(s)	
	CERTIFICATE OF Pursuant to Penal	Code Section 4852.13
The petition of	Type Applicant's Full Name - Firs	, presently residing
at	Type Applicant's Street Address, City, State, and ZIP	, heretofore filed, praying for
a Certificate of Reha	bilitation pursuant to the provisi	sions of Chapter 3.5, Title 6 of Part 3 of the Penal Code
of the State of Califor	rnia, came on regularly for hear	ring on this day
of		Day of the Month
		and proof having been made to the
satisfaction of the Co	ourt that notice of the time of	hearing has been regularly given as required by law
and from satisfactory	y proof taken at said hearing t	the Court finds that all allegations of said petition are
true, and that the rea	quired period of rehabilitation I	has elapsed since petitioner's date of discharge from
custody due to comp	letion of the term to which the p	petitioner was sentenced, or upon the release on par-
ole or probation on	Month Day, Year	, that, where appropriate, petitioner has
obtained relief pursu	uant to Penal Code Section 1	1203.4, and that petitioner has demonstrated by the
course of conduct his	s/her rehabilitation and fitness to	to exercise all the civil and political rights of citizenship
(except as provided i	n Penal Code Section 4852.15	5); and that petitioner has been
time(s) convicted of a	a felony;	
WHEREFORE, I and decree the petit	It Is Ordered, Adjudged, and L ioner has been rehabilitated a as provided in Penal Code	Decreed, And this court does hereby order, adjudge, and is fit to exercise all the civil and political rights of Section 4852.15), and by virtue thereof, this court fornia grant a full pardon to said petitioner.
recommends that the		