		CK-100/JV-/90
ATTORNEY OR PETITIONER WITHOUT AT	TORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIF	ORNIA, COUNTY OF	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
ORDER FOR EX	(PUNGEMENT OF DNA PROFILES AND SAMPLES (Pen. Code, § 299)	Court or Arresting Agency Case Number:
	PETITIONER'S INFORMATION	
NAME:		
CII:		
DRIVER'S LICENSE #:		
SSN # (Last four digits only):		
DATE OF BIRTH:		
	ORDER	
	• ND = N	
The court den	ies the petition.	
	nts the petition and orders that petitioner's DNA specimen and sample	
	tabase profile be expunged from the California Department of Justice's	
	Data Bank Program as required by Penal Code section 299. Addition	
petitioner has	made the necessary showing at a noticed hearing, (b) no retrial or app	eal of the qualifying case (if any) is
pending, (c) a	t least 180 days have passed since petitioner notified the prosecuting a	attorney and the Department of
Justice of peti-	tioner's request for expungement, and (d) the court has not received ar	n objection from the Department of
Justice or the	prosecuting attorney. (Pen. Code, § 299(c)(2).)	
		FOR COURT USE ONLY
Date:		
(JUDICIAL OFFICER)		

ADDITIONAL INSTRUCTIONS:

As required by Penal Code section 299(c)(2), the California Department of Justice must destroy petitioner's specimen and sample and expunge petitioner's searchable DNA database profile on receipt of this court order, which must also include the written petition for expungement, proof of written notice of the petition to the California Department of Justice and the prosecuting attorney, and one of the following:

- a. A certified copy of the court order reversing and dismissing the conviction or case; or
- b. A letter from the prosecuting attorney certifying that:
 - (1) no accusatory pleading has been filed;
 - (2) the qualifying charges have been dismissed before adjudication;
 - (3) petitioner has been found factually innocent;
 - (4) petitioner has been found not guilty;
 - (5) petitioner has been acquitted of the underlying offense;
 - (6) the qualifying conviction has been reversed and the case dismissed; or
 - (7) the qualifying sustained delinquency petition has been reversed and the case dismissed.