TUO-CR-PT-975(c)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar Number and Address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO.:	
EMAIL ADDRESS:	
PLAINTIFF: PEOPLE OF THE STATE OF CALIFORNIA	
VS.	
DEFENDANT:	
	CASE NUMBER:
DEFENDANT'S PETITION & ORDER - AB 1950 - MISDEMEANOR	
• Upon filing, petitioner is required to immediately provide notice by providing a	DATE:
 copy of the petition to the District Attorney. Proof of service to the District Attorney must be provided to the Court. 	DATE:
 Proof of service to the District Attorney must be provided to the Court. If the District Attorney indicates the petitioner is ineligible, or if either the 	TIME:
petitioner or District Attorney requests a hearing, the matter will be heard on date	DEPT:
noticed.	
• If the petition is granted, the hearing date will be vacated from calendar, and appearance will not be required.	
On (date), the above-named defendant was grante	ed vears misdemeanor
probation.	,,
Pursuant to AB 1950, the maximum probation term for the underlying offense is one ye	ear. As the maximum probation
term has been reached, it is requested probation be terminated.	
Date:	
Petitioner/Defendant/Attorney for Defendant	
The Tuolumne County District Attorney's Office:	
\square Concurs with the termination of probation.	
☐ Objects to the termination of probation and requests the matter be set for hearing.	
Data	
Date: Deputy District Attor	
IT IS ORDERED:	
☐ Petition as to AB 1950 granted. Probation terminated.	
☐ Bench warrant is recalled.	
☐ Any outstanding fees and fines are to be collected as a civil judgement.	
☐ Petition as to AB 1950 denied.	
☐ The Petition is set for hearing.	
Date:	~
Judge of the Superior	r Court