IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

	FOR THE COUNTY OF	Applicant's County of Residence
In the Matter of the Ap	oplication of	
,		Court use only
Type Applica	nt's Full Name - First Middle Last and Suffix, if applicable	
Certificate Number		
Date of Birth		
Cll Number	Month Day, Year	
Criminal Case Number(s)		
	List applicable Criminal Case Number(s)	
	CERTIFICATE OF R	EHABILITATION
	Pursuant to Penal Coo	
The notition of		
The petition of	Type Applicant's Full Name - First Mid	die Last and Suffix, if applicable , presentity residing
at	Time Applicant's Street Address City State and 7IP Code	, heretofore filed, praying fo
		s of Chapter 3.5, Title 6 of Part 3 of the Penal Code
of the State of Califorr	nia, came on regularly for hearing	g on this day Day of the Month
of		
		and proof having been made to the
satisfaction of the Co	urt that notice of the time of hea	and proof having been made to the
satisfaction of the Co	urt that notice of the time of hea	and proof having been made to the
satisfaction of the Co and from satisfactory	urt that notice of the time of hea	and proof having been made to the aring has been regularly given as required by law Court finds that all allegations of said petition are
satisfaction of the Co and from satisfactory true, and that the req	urt that notice of the time of heat proof taken at said hearing the uired period of rehabilitation has	and proof having been made to the aring has been regularly given as required by law Court finds that all allegations of said petition are selapsed since petitioner's date of discharge from
satisfaction of the Co and from satisfactory true, and that the req custody due to comple	urt that notice of the time of heat proof taken at said hearing the uired period of rehabilitation has	and proof having been made to the aring has been regularly given as required by law. Court finds that all allegations of said petition are a selapsed since petitioner's date of discharge from tioner was sentenced, or upon the release on par-
satisfaction of the Co and from satisfactory true, and that the req custody due to comple	urt that notice of the time of heat proof taken at said hearing the uired period of rehabilitation has	and proof having been made to the aring has been regularly given as required by law. Court finds that all allegations of said petition are a selapsed since petitioner's date of discharge from tioner was sentenced, or upon the release on par-
satisfaction of the Co and from satisfactory true, and that the req custody due to comple ole or probation on	urt that notice of the time of hear proof taken at said hearing the uired period of rehabilitation has etion of the term to which the peti	and proof having been made to the aring has been regularly given as required by law. Court finds that all allegations of said petition are selapsed since petitioner's date of discharge from tioner was sentenced, or upon the release on par, that, where appropriate, petitioner has
satisfaction of the Co and from satisfactory true, and that the req custody due to comple ole or probation on obtained relief pursua	proof taken at said hearing the uired period of rehabilitation has etion of the term to which the petion of the Toy, Year ant to Penal Code Section 120.	and proof having been made to the aring has been regularly given as required by law. Court finds that all allegations of said petition are selapsed since petitioner's date of discharge from tioner was sentenced, or upon the release on par, that, where appropriate, petitioner has 3.4, and that petitioner has demonstrated by the
satisfaction of the Co and from satisfactory true, and that the req custody due to comple ole or probation on obtained relief pursua course of conduct his/	proof taken at said hearing the uired period of rehabilitation has etion of the term to which the petion of the term to Section 120 her rehabilitation and fitness to e	and proof having been made to the aring has been regularly given as required by law. Court finds that all allegations of said petition are selapsed since petitioner's date of discharge from tioner was sentenced, or upon the release on par, that, where appropriate, petitioner has 3.4, and that petitioner has demonstrated by the exercise all the civil and political rights of citizenship
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satisfaction of the Co and from satisfactory true, and that the req custody due to comple ole or probation on obtained relief pursua course of conduct his/ (except as provided in time(s) convicted of a WHEREFORE, It and decree the petitic citizenship (except a	proof taken at said hearing the uired period of rehabilitation has etion of the term to which the petion of the term to which the petion to Penal Code Section 120 ther rehabilitation and fitness to e Penal Code Section 4852.15); a felony; Is Ordered, Adjudged, and Deconer has been rehabilitated and is provided in Penal Code Section Governor of the State of Californ	and proof having been made to the aring has been regularly given as required by law. Court finds that all allegations of said petition are selapsed since petitioner's date of discharge from tioner was sentenced, or upon the release on par, that, where appropriate, petitioner has 3.4, and that petitioner has demonstrated by the exercise all the civil and political rights of citizenship and that petitioner has been Total Number of Felony Convictions or fit to exercise all the civil and political rights of citizenship and that petitioner has been Total Number of Felony Convictions or fit to exercise all the civil and political rights of citizenship and that petitioner has been to exercise all the civil and political rights of citizenship and by virtue thereof, this court

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