JUDICIAL COUNCIL OF CALIFORNIA

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INVITATION TO COMMENT

SPR19-16

Title

Criminal Procedure: Immigration Consequences Explanation on Plea Forms

Proposed Rules, Forms, Standards, or Statutes Revise forms CR-101 and CR-102

Proposed by

Criminal Law Advisory Committee Hon. Tricia Ann Bigelow, Chair

Action Requested

Review and submit comments by June 10, 2019

Proposed Effective Date

January 1, 2020

Contact

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Executive Summary and Origin

The Criminal Law Advisory Committee recommends amending the language in the immigration consequences sections of the two Judicial Council plea forms, *Plea Form, With Explanations and Waiver of Rights—Felony* (form CR-101) and *Domestic Violence Plea Form With Waiver of Rights* (form CR-102), to conform to the plain language of Penal Code section 1016.5. The Immigrant Legal Resource Center (ILRC)² suggested this change based on concerns that the current language in these forms contains inaccuracies.

Background

California law requires that:

Prior to acceptance of a plea of guilty or nolo contendere to any offense punishable as a crime under state law, except offenses designated as infractions under state law, the court shall administer the following advisement on the record to the defendant:

¹ Unless otherwise stated, all statutory references are to the Penal Code.

² According to its website, the ILRC is a national nonprofit that works with immigrants, community organizations, legal professionals, and policy makers to build a democratic society that values diversity and the rights of all people.

If you are not a citizen, you are hereby advised that conviction of the offense for which you have been charged may have the consequences of deportation,³ exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.

(Pen. Code, § 1016.5(a).)

The Judicial Council developed form CR-101, effective January 1, 2007, to provide increased uniformity in felony plea waiver forms used throughout the state. The language from the original form has never been changed:

I understand that if I am not a citizen of the United States, my plea of guilty or no contest may or, with certain offenses, will result in my deportation, exclusion from reentry to the United States, and denial of naturalization and amnesty, and that the appropriate consulate⁴ may be informed of my conviction. The offenses that will result in such immigration action include, but are not limited to, an aggravated felony, conspiracy, a controlled substance offense, a firearm offense, and, under certain circumstances, a moral turpitude offense.

(Form CR-101, item (3)(i), at p. 4, original emphasis.)

In 2011, the Judicial Council introduced form CR-102 to similarly provide uniformity in misdemeanor domestic violence plea waiver forms. The original form CR-102 included language about immigration consequences that differed from the language in form CR-101. This language has not changed since the form's approval in July 2011.

Recently, the ILRC proposed modifying the language in the immigration consequences section of these plea forms to conform to the language in section 1016.5 to avoid perceived inaccuracies in the advisements. Immigration law is complex, and the consequences of crimes turn on many case-specific details, including the precise wording of a statute, the immigration benefit being pursued, the sentence imposed, and the person's immigration status. Accordingly, it is inaccurate to state that certain broad classes of state offenses will always lead to certain immigration consequences. For example, a "controlled substance offense" may not trigger any immigration consequences, depending on the specific offense or the language used in the plea colloquy. (See Matter of Paulus (BIA 1965) 11 I&N Dec. 274; see also Lorenzo v. Sessions (9th Cir. 2018) 902 F.3d 930, 934–40.) Similarly, a "crime involving moral turpitude" may have no immigration consequences whatsoever, depending on many case-specific details like when the person was

³ The Illegal Immigration Reform and Immigrant Responsibility Act of 1996 created unified "removal" proceedings in place of deportation and exclusion proceedings. (See Vartelas v. Holder (2012) 566 U.S. 257, 261.) Because Penal Code section 1016.5 was enacted before this change, it uses the earlier terminology. To conform with the Penal Code, this memorandum and the proposed forms use the older terms of "deportation" and "exclusion."

⁴ According to ILRC, "[t]o our knowledge, neither courts, prosecutors, nor defense counsel regularly inform foreign consulates of offenses committed by individuals within the United States. To advise that this practice exists could create unnecessary anxiety among immigrant defendants."

first lawfully admitted to the United States, when the offense occurred, and the potential sentence or actual sentence imposed. (See 8 U.S.C. §§ 1182(a)(2)(A), 1227(a)(2)(A)(i).)

Even those offenses described in form CR-101 that might, in some instances, make someone deportable would not foreclose eligibility for relief from deportation. For example, convictions for crimes that are aggravated felonies (which may include certain California misdemeanors), will not foreclose all forms of immigration relief when a person shows that deportation will lead to torture in the country of origin. (See 8 C.F.R. §§ 208.16–208.18.) Finally, the offense categories listed in form CR-101 are derived from federal definitions of classes of offenses and bear little to no relation to the terms as commonly used in California law.

Contrary to section 1016.5, forms CR-101 and CR-102 inaccurately suggest that certain consequences, including deportation, "will" rather than "may" follow from certain guilty pleas. By providing inaccurate information, these forms may discourage defendants from pleading to immigration-neutral offenses and create potential conflicts between accurate advice given by defense counsel and the inaccurate advisal language in the plea form.

The Proposal

The proposed change would replace the immigration advisement in the optional *Plea Form, With Explanations and Waiver of Rights—Felony* (form CR-101) and optional *Domestic Violence Plea Form With Waiver of Rights* (form CR-102) with the following language, derived from section 1016.5:

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.

Alternatives Considered

The committee also considered amending the attorney's declaration section of these plea forms to include language indicating that the attorney advised the defendant of the "immigration consequences" of the plea. However, the committee ultimately decided against making this change at this time, in part because the current form includes a declaration that the attorney advised the defendant of consequences of the plea, which would include immigration consequences. In addition, the committee was concerned that adding "immigration consequences" to the attorney's declaration would not indicate the accuracy or thoroughness of such advice and therefore was of limited value in assessing the defendant's plea.

Fiscal and Operational Impacts

Expected costs are limited to training, possible case management system updates, and the production of new forms. No other implementation requirements or operational impacts are expected.

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?
- Does the language conform to the statute and remove inaccuracies? If not, what language would do so?
- Does the language sufficiently parallel the rest of the plea form stylistically?
- Should the attorney's declaration on both forms be updated to include language about immigration consequences specifically? If so, what language should be included?

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), or modifying case management systems?
- Would three 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. Forms CR-101 and CR-102, at pages 5–14
- 2. Link A, Pen. Code, § 1016.5, at http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?sectionNum=1016.5.&law Code=PEN
- 3. Link B, <u>Pen. Code</u>, § <u>1016.3</u>, at http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?sectionNum=1016.3.&law_Code=PEN

							CR-101
SUP	ERIOR COURT	OF CALIFORNIA, COUNTY	OF			FOR COURT USE ONLY	
STRE	EET ADDRESS:						
MAIL	ING ADDRESS:						
CITY	AND ZIP CODE:						
В	BRANCH NAME:				1		
PEO	PLE OF THE S	TATE OF CALIFORNIA					
Defe	endant:	V.					
PL	EA FORM, V	VITH EXPLANATIONS	AND WAIVER OF R	IGHTS—FELONY	CASE NUMBER:		
INST	RUCTIONS:	(1) Fill out this form only i	f you want to plead gui	Ity or no contest.			
			e right of the item. For				
		understand, leave the (3) On page 6, sign and o		EENDANT'S STATE	MENIT "		
		. ,				about aputhing in this	
		(4) Keep in mind that the form, ask your attorned		advice. II you have a	ny questions a	about anything in this	•
1 (CHARGES AN	ID MAXIMUM TERM. I war	it to plead quilty or no c	contest ("nolo contend	ere") to the ch	narges and	INITIALS
		ed below. I understand that					
9	guilty or no con	itest are listed below.					
	COUNT	CHARGES	YEARS / MONTHS	PRIOR CONVICTIONS, EN & SPECIAL ALLEG		YEARS / MONTHS	TOTAL MAXIMUM
	COUNT	(SECTION & DESCRIPTION)	MINIMUM MAXIMUM	(SECTION & DESC		MINIMUM MAXIMUM	TIME
-							
-							
-							
Ļ							
L				AG	GREGATE MAXIMU	JM TIME OF IMPRISONMENT	
		MENT. I understand that I receive or the sentence rec					
		to me that if I plead guilty o					
n	ne as follows:						
а	a. Check one:	State Prison (or the	e Division of Juvenile J	ustice) Cou	nty Jail for		INITIALS
	(1)	years and:	months or				
	(2)	Not less than: years a	nd: months an	d/or not more than:	years a	nd: months.	
	(3)	Other (specify):					
b	. Probation		ditions to be set by the	court, including			
		days in the county jail	or	_			
	up to						
ı	understand th	at a violation of any of the	conditions of probation	including failure to co	mnlete a druc	r education or treatm	nent
		ered by the court, may caus					
N	/laximum Tim	e of Imprisonment" speci	fied in item 1, which ma				
(Code section 1	170(h)(5)(B) if the court se	nds me to county jail.				

				CR-101
PE	OP	LE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:	
De	efen	dant(s):		
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 vio	ate any of the terms or conditions	INITIALS
		of mandatory supervision, I may be remanded into custody for the entire unserved	a portion of the sentence.	
	d.	Narcotics Addiction Confinement I understand that if the court finds that I am addicted to narcotics or in immediate addict, the court may send me to a narcotics detention, treatment, and rehabilitati time I would otherwise have served in prison.		
	e.	Open Plea		
		(1) I understand the maximum and minimum sentences for the charges an No one has made any other promises to me about what sentence the contract the contract that the charges are not sentences for the charges are not sentences.		
		(2) I understand that I am not eligible for probation.		
		(3) I understand that I will not be granted probation unless the court finds a is an unusual case where the interests of justice would be best served		
	f.	Restitution, Statutory Fees, and Assessments		
		I understand that the court will order me to pay the following amounts (if an amound be determined" is entered next to the \$); I must prepare financial disclosure state determining my ability to pay; and refusal or failure to prepare the required financial used against me at sentencing	ments to assist the court in	
		(1) \$\ \text{to the Victim Restitution Fund}\$ (2) \$\ \text{restitution to actual victims}\$ (3) \$\ \text{restitution to the State of California, Victims of Crime (4) \$\ \text{court operations assessment}\$ (5) \$\ \text{court facilities assessment}\$ (6) \$\ \text{sase fine plus any applicable penalties, assessment}\$ (7) \$\ \text{other (specify):}\$ (8) \$\ \text{substitution to the State of California, Victims of Crime (4) \$\ \text{court operations assessment}\$\$ (7) \$\ \text{court facilities assessment}\$\$ (8) \$\ \text{substitution to the State of California, Victims of Crime (5) \$\ \text{court operations assessment}\$\$ (9) \$\ \text{substitution to the State of California, Victims of Crime (7) \$\ \text{court facilities assessment}\$\$ (8) \$\ \text{substitution to the State of California, Victims of Crime (7) \$\ \text{court facilities assessment}\$\$ (9) \$\ \text{substitution to the State of California, Victims of Crime (7) \$\ \text{court facilities assessment}\$\$ (8) \$\ \text{substitution to the State of California, Victims of Crime (7) \$\ \text{court facilities assessment}\$\$ (9) \$\ \text{substitution to the State of California, Victims of Crime (7) \$\ \text{court facilities assessment}\$\$ (9) \$\ \text{substitution to the State of California, Victims of Crime (7) \$\ \text{court facilities assessment}\$\$ (1) \$\ \text{court facilities assessment}\$\$ (2) \$\ \text{court operations any applicable penalties, assessment}\$\$ (3) \$\ \text{court operations assessment}\$\$ (4) \$\ \text{court operations any applicable penalties, assessment}\$\$ (7) \$\ \text{court operations any applicable penalties, assessment}\$\$ (8) \$\ \text{court operations any applicable penalties, assessment}\$\$ (9) \$\ \text{court operations any applicable penalties, assessment}\$\$ (1) \$\ \text{court operations any applicable penalties, assessment}\$\$ (2) \$\ \text{court operations any applicable penalties, assessment}\$\$ (3) \$\ \text{court operations any applicable penalties, assessment}\$\$ (4) \$\ \text{court operations any applicable penalties, assessment}\$\$ (4) \$\ court	s, and surcharges	set.
	g.	Parole Revocation or Probation Revocation Fine		
		I understand that if I am sentenced to state prison , the court will impose a parole collected only if my parole is later revoked. I also understand that if I am granted probation revocation fine, which will be collected only if my probation is later revo	probation, the court will impose a	
	h.	Dismissal of Other Counts I understand that as part of the plea agreement bargain, the following counts will	be dismissed after sentencing:	
		I understand and agree that the sentencing judge may consider facts underlying restitution and to sentence me on the counts to which I am entering a plea.	dismissed counts to determine	
	i.	Other Terms (specify):		
	1.	Carolina (opcony).		

			CR-101
	OPLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:	
De	fendant(s):		
3.	CONSEQUENCES OF MY PLEA		INITIALS
	 a. No Contest ("Nolo Contendere") Plea I understand that a no contest plea is the same as pleading guilty and that if I plead my no contest plea could be used against me in a civil case. 	d no contest, I will be convicted and	
	 b. Parole and Postrelease Community Supervision I understand that if I am sentenced to state prison or a narcotics treatment facil I will be placed on parole or postrelease community supervision for up to: If I abscond or the court tolls my supervision, the total time of parole or postre be extended. If I violate any of the terms or conditions of my parole, I can be sentenced to ceach violation, or returned to state prison for up to one year, up to a maximum the terms or conditions of postrelease community supervision, I can be sentent for each violation, for up to a maximum of 3 years. 	years after my release. lease community supervision can county jail for up to 180 days for of: years. If I violate any of	
	c. Effect of Conviction on Other Cases I understand that a conviction in this case may constitute a violation of any other of supervision, postrelease community supervision, or probation in any other case an punishment as a result of that violation.		
	 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 (4) a sex offender (this registratio	n is a lifelong requirement)	
	(2) a gang member (5) other (specify):		
	(3) a narcotics offender 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	
	e. Prints and DNA Samples I understand that I must provide biological samples and prints for identification pur swab 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 any future felony conviction will be increased as a result of my conviction number of strikes I have, up to a mandatory prison sentence of double t term of at least 25 years to life. (2) I understand that if I am convicted of a violent felony, jail or prison condwill not exceed 15%. 	n in this case, depending on the he term otherwise provided or a	
	(3) I understand that if I am admitting a prior strike conviction, prison work-t not exceed 20% of the total term of imprisonment.	ime credit that I may accrue will	
	(4) I understand that if I am convicted of murder or a third felony conviction ineligible to receive work-time credits. Count: is such an o		
	9. Prior Prison Term or County Jail Sentence Under Penal Code Section 1170(h I understand that if I am sentenced to prison or county jail under Penal Code section future felony conviction may be increased as a result of my incarceration in this care	on 1170(h)(5), the penalty for any	
	h. Driver's License and Vehicle Forfeiture I understand that my privilege to drive a motor vehicle may be revoked or suspend	ed by the court or the California	

Department of Motor Vehicles, and my vehicle may be ordered forfeited if it was involved in the offense.

			CR-10
		LE OF THE STATE OF CALIFORNIA v. CASE NUMBER:	
ט	eten	ndant(s):	
3.	i.	Immigration Consequences	INITIALS
		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 pursuant to the laws of the United States.	
	j.	Firearms I understand that federal and state laws prohibit a convicted felon from possessing firearms or ammunition for life.	
	k.	Other Consequences (specify):	
4.	RI	IGHT TO AN ATTORNEY	
		understand that I have the right to an attorney of my choice to represent me throughout the proceedings. If I cannot ford to hire an attorney, the court will appoint one to represent me.	
	۱h	nereby give up my right to be represented by an attorney.	
5.		THER CONSTITUTIONAL RIGHTS understand that I am entitled to each of the following rights as to the charges listed in item 1 (on page 1):	
	a.	Right to a Jury Trial I understand that I have a right to a speedy and public jury trial. At the trial, I would be presumed to be innocent, and I could not be convicted unless, after hearing all of the evidence, 12 impartial jurors chosen from the community were unanimously convinced beyond a reasonable doubt that I am guilty. I have a right, through my counsel, to participate in jury selection.	
	b.	Right to a Court Trial I understand that, as an alternative to a jury trial, if the prosecutor agrees, I may give up a jury trial and have a court trial in which the judge alone, without a jury, hears the evidence. I still could not be convicted unless, after hearing all of the evidence, the judge was convinced beyond a reasonable doubt that I am guilty.	
	C.	Right to Confront and Cross-Examine Witnesses I understand that I have the right to confront and cross-examine all witnesses testifying against me. This means that the prosecution must produce the witnesses in court, they must testify under oath in my presence, and my attorney may question them.	
	d.	Right to Remain Silent and Not to Incriminate Myself I understand that I have the right to remain silent, and my silence cannot be considered as evidence against me. I 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 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.	
6.		EFORE THE PLEA Discussion With My Attorney	
		Before entering this plea, I have had a full opportunity to discuss the following with my attorney: (1) The facts of my case; (2) The elements of the charged offenses, prior convictions, enhancements, and special allegations; (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; and

(6) Anything else I think is important to my case.

CR-101 CASE NUMBER: PEOPLE OF THE STATE OF CALIFORNIA v. Defendant(s): 6. b. Questions **INITIALS** I have no further questions of the court or of my attorney with regard to my plea and admissions in this case, any of the rights, or anything else on this form. 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 commmissioner, sitting as a temporary judge, take my plea and sentence me. 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: e. Court Approval of Plea Agreement I understand that the plea agreement in item 2 (on pages 1 and 2) is based on the facts before the court. I understand that if the court approves this plea agreement the approval of the court is not binding, and that the court may withdraw its approval of the plea agreement upon further consideration of the matter. I understand that if the court withdraws its approval of this plea agreement I will be allowed to withdraw my plea. (Pen. Code, § 1192.5.) 7. STATUTORY RIGHT TO A PRELIMINARY HEARING I understand that before I have a trial, the law gives me the right to a speedy preliminary hearing at which the prosecution would produce evidence and the court must find reasonable cause to believe I committed the crimes with which I have been charged. I understand that I have all of the above constitutional rights at the preliminary hearing, except for the right to a jury trial. I give up my right to a preliminary hearing and the constitutional rights listed in item 5 (on page 4). 8. WAIVER OF CONSTITUTIONAL RIGHTS I give up, for each of the charges and allegations listed in item 1 (on page 1), my right to a jury trial, my right to a court trial, my right to confront and cross-examine witnesses, my right to remain silent and not to incriminate myself, and my right to produce evidence and to present a defense, including my right to testify on my own behalf. I understand that I am, in fact, incriminating myself with my plea. 9 THE PLEA I freely and voluntarily plead ____ GUILTY NO CONTEST to the charges listed in item 1 (on page 1) and admit the allegations listed in item 1 (on page 1), understanding that this plea 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 understanding of everything in this form. No one has made any threats; used any force against me, my family, or my loved ones; or made any promises to me, except as listed in this form, in order to convince me to plead guilty or no contest. b. I understand that the court is required to find a factual basis for my plea to make sure that I am entering a plea to the proper offenses under the facts of the case. I offer to the court the following as the basis for my plea of guilty or no contest and any admissions: (1) I understand that the court may consider the following as proof of the factual basis for my plea: Preliminary hearing transcript (a) Police report (b) Probation report (c) (d) Welfare investigator's declaration Court documents regarding any alleged prior offenses (e)

(f)

(g)

Other (specify):

(Specify facts):

			CR-101
	PLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:	
Defe	ndant(s):		
9. b	(2) I am pleading guilty or no contest to take advantage of a plea a a factual basis for the plea). (People v. West (1970) 3 Cal.3d 595		INITIALS
10 🔥	FTER THE PLEA		
	Surrender		
	I understand that the court is allowing me to surrender at a later date to	begin serving time in custody.	
	I agree that if I fail to appear on the date set for surrender or sentencing an "open plea" to the court, I will not be allowed to withdraw my plea, ar allowed by law.		
D.	Sentencing Court I understand that I have the right to be sentenced by the same judge or I give up that right and agree that any judge or commissioner may sente		
C.	Sentencing Date I understand that I have the right to be sentenced within 20 court days. I at a later date.	give up that right and agree to be sentenced	
L	ANDATORY WARNING understand that if I am charged with violating Vehicle Code section 23103, 3103.5, or Vehicle Code sections 23152 or 23153, the following warning a		
in	afely operate a motor vehicle. Therefore, it is extremely dangerous to fluence of alcohol or drugs, or both. If you continue to drive while ur both, and as a result of that driving someone is killed, you can be c	der the influence of alcohol or drugs,	
	DEFENDANT'S STATEME	NT	
I have unde effec	e read or have had read to me this form and have initialed each of the ediscussed each item with my attorney. By putting my initials next to rstand and agree with what is stated in each item that I have initialed ts of any prior convictions, enhancements, and special allegations has outlined above, and I give up each of them to enter my plea.	the items in this form, I am indicating the .The nature of the charges, possible defe	at I nses, and
	DEFENDANT'S SIGNATURE	DATE	
	ATTORNEY'S STATEMEN	T	
includ to the have	the attorney of record for the defendant. I have reviewed this form with my ling the defendant's constitutional and statutory rights, to the defendant an se rights, the other items in this form, and the plea agreement. I have also explained the nature and elements of each charge; any possible defenses neements, and special allegations; and the consequences of the plea.	d have answered all of his or her questions we discussed the facts of the case with the defe	ith regard endant and
	cur in the plea and admissions and join in the waiver of the defendant's connere is a factual basis for the plea and refer the court to the police	nstitutional and statutory rights, and I hereby report preliminary hearing transcript	
	probation report other (specify):	(<i>People v. West</i> (1970) 3 Cal.3d	
	ATTORNEY'S SIGNATURE	DATE	

	CASE NUMBER:
Defendant(s):	
INTERDRETER'S STATE	MENT
INTERPRETER'S STATE	
I, having been duly sworn or having a written oath on file, certify that I truly translanguage noted below. The defendant stated that he or she understood the consigned the form.	
Language: Spanish Other (specify):	
INTERPRETER'S SIGNATURE	DATE
INTERPRETER'S NAME (TYPE OR PRINT)	
DISTRICT ATTORNEY'S STA	TEMENT
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	t and the indicated sentence.
ATTORNEY'S SIGNATURE	DATE
COURT'S FINDINGS AND	ORDER
COURT'S FINDINGS AND of the court, having reviewed this form (and any addenda), and having orally example of the court.	
	amined the defendant, finds as follows:
The court, having reviewed this form (and any addenda), and having orally exa	amined the defendant, finds as follows:
The court, having reviewed this form (and any addenda), and having orally exact. The defendant has read or has had read to him or her and understands eact. The defendant understands the nature of the crimes and allegations listed.	amined the defendant, finds as follows: ch of the initialed items in this form. in item 1 (on page 1) and the consequences of
 The court, having reviewed this form (and any addenda), and having orally exact. The defendant has read or has had read to him or her and understands ea The defendant understands the nature of the crimes and allegations listed the plea and any admissions. 	amined the defendant, finds as follows: ch of the initialed items in this form. in item 1 (on page 1) and the consequences of wes his or her constitutional and statutory rights.
 The court, having reviewed this form (and any addenda), and having orally exact. The defendant has read or has had read to him or her and understands ea The defendant understands the nature of the crimes and allegations listed the plea and any admissions. The defendant expressly, knowingly, understandingly, and intelligently wair 	amined the defendant, finds as follows: ch of the initialed items in this form. in item 1 (on page 1) and the consequences of ves his or her constitutional and statutory rights. d voluntarily.
 The court, having reviewed this form (and any addenda), and having orally exact. The defendant has read or has had read to him or her and understands ea The defendant understands the nature of the crimes and allegations listed the plea and any admissions. The defendant expressly, knowingly, understandingly, and intelligently wairs. The defendant's plea, admissions, and waiver of rights are made freely and A factual basis exists for the plea and admissions, or the defendant is plead 	ch of the initialed items in this form. in item 1 (on page 1) and the consequences of wes his or her constitutional and statutory rights. d voluntarily. ding pursuant to a plea bargain under <i>People v</i> .
 The court, having reviewed this form (and any addenda), and having orally exact. The defendant has read or has had read to him or her and understands ea The defendant understands the nature of the crimes and allegations listed the plea and any admissions. The defendant expressly, knowingly, understandingly, and intelligently wair The defendant's plea, admissions, and waiver of rights are made freely and A factual basis exists for the plea and admissions, or the defendant is plear West. The court accepts the defendant's plea, admissions, and waiver of rights, and 	amined the defendant, finds as follows: ch of the initialed items in this form. in item 1 (on page 1) and the consequences of wes his or her constitutional and statutory rights. d voluntarily. ding pursuant to a plea bargain under <i>People v</i> . the defendant is hereby convicted based

						CIX-10
SUPI	ERIOR	COURT OF CALIFOR	NIA, COUNTY OF		FOR COURT USE ONLY	
STRE	ET ADDR	ESS:				
MAILIN	NG ADDR	ESS:				
CITY A	ND ZIP C	ODE:				
BF	RANCH N	AME:				
PEOF	PLE OF	THE STATE OF CALIFOR	NIA			
		V.				
Defe	ndant(s):				
	DO	MESTIC VIOLENCE	PLEA FORM WITH WAIVER O	OF RIGHTS	CASE NUMBER:	
			(Misdemeanor)			
Instr	uctio	ns:				
• F	-ill out	this form only if you wan	t to plead guilty or no contest.			
			ich item, if you understand and agi			
			m that does not apply to you or the		tand, leave the box blank.	
			DEFENDANT'S STATEMENT" on			
			not give legal advice. If you have a	an attorney and have	questions about anything in this	
f	orm, a	sk your attorney.				INITIAL
. c	harge	s and Maximum Penalt	ies. I want to plead guilty or no co	ntest to the charges	listed below. I understand that	
			harges to which I am pleading guil			
		<u> </u>	CHARGES	MAY	MUM PENALTY	
	COUNT	(SECT	ION & DESCRIPTION)	IVIAA	(FINE & JAIL)	
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\vdash						
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L						
. P	rior Co	onvictions. I understand	I that I am also charged with a pric	or conviction in case	number(s):	
_			10.01			
. P	ropatio	on violations. I underst	and that I am also charged with a	violation of probation	in case number(s):	
. R	ight to	an Attorney (Leave thi	is box blank if you have an attorne	y). I understand that	I have the right to an attorney of	
			ighout the proceedings. If I cannot		rney, the court will appoint one	
to	repres	sent me. I hereby give เ	up my right to be represented by	y an attorney.		
5. O	ther C	onstitutional Rights.	understand that I am entitled to ea	ach of the following ric	ghts concerning the charges and	
		nvictions (if any) listed in			g	
·		` • • •	, ,	also amal modelle term of the	al Atthe total lawred to	
a.			rstand that I have a right to a spee			
			d I could not be convicted unless, were convinced beyond a reason.			
		-	•		-	
b.			ss-examine witnesses. I understa			
			ying against me. This means that t		produce the witnesses in court	
	to te	estify under oath in my p	resence and I or my attorney may	question them.		
C.	Ria	ht to remain silent and	not incriminate myself. I unders	tand that I have the r	ight to remain silent and my	
-			d as evidence against me. I under			
		self and I cannot be force			Č	

CR-102 PEOPLE OF THE STATE OF CALIFORNIA v. CASE NUMBER: Defendant(s): INITIALS 6. Rights for Probation Violations (Leave this box blank if you are not charged with a probation violation). I understand that I have all the constitutional rights listed above for all probation violations charged against me, except that I do not have a right to a jury trial, only a court hearing before a judge. 7. Consequences of My Plea a. No contest plea. I understand that a no contest plea has the same effect as a guilty plea except that it cannot be used against me in a civil case that derives from an act on which this prosecution is based unless the offense is punishable as a felony. b. Effect of conviction on other cases. I understand that a conviction in this case may be used to increase my punishment for future domestic violence convictions and may constitute a violation of any other current grant of parole or probation, which may result in additional punishment. Mandatory minimum conditions of probation. I understand that if I am granted probation, the terms and conditions will include at least all of the following (see Pen. Code, § 1203.097): (1) A minimum of either 36 months (3 years) or 48 months (4 years) of probation; (2) A criminal court protective order that may include residence exclusion or stay-away conditions; (3) Booking within one week of sentencing if I have not already been booked; (4) Several statutory fines, fees, and assessments, including a domestic violence fee, restitution fine, probation revocation fine (stayed), criminal conviction assessment, and court security fee; (5) Successful completion of an appropriate batterer's treatment program lasting at least 52 weeks; (6) Community service; (7) Restitution to the victim (if applicable); (8) An order to not own, possess, purchase, or receive any firearms; (9) An order to relinquish any firearms in my possession or control; and (10) Other: Effect of future probation violation. I understand that if I violate any of the terms or conditions of probation, I may be returned to court and sentenced up to the maximum punishment on each charge as indicated in item 1. Immigration consequences. 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 pursuant to the laws of the United States. Firearm prohibition. I understand that a conviction in this case may prohibit me from owning, using, or possessing firearms and ammunition within 10 years under Penal Code sections 29805 and 30305. Child custody consequences. I understand that a conviction in this case may result in a rebuttable presumption that an award of sole or joint physical or legal custody of a child is detrimental to the best interest of the child under Family Code section 3044. h. Other consequences (specify): 8. Before the Plea a. Discussion with my attorney (Leave this box blank if you are not represented by an attorney). Before entering this plea, I have had a full opportunity to discuss with my attorney the facts of the case, the elements of the charged offenses and prior convictions (if any), any defenses that I may have, my constitutional and statutory rights and waiver of those rights, the consequences of this plea, and anything else I think is important to my case. b. Questions. I have no further questions for the court or for my attorney with regard to my plea and admissions in

- this case or any of my rights or anything else on this form.
- 9. Waiver of Constitutional Rights. For each of the charges, prior convictions (if any), and probation violations (if any) listed in items 1, 2, and 3, I give up my right to a jury trial, my right to a court hearing, my right to confront and crossexamine witnesses, and my right to remain silent and not to incriminate myself. I understand that I am, in fact, incriminating myself with my plea.
- 10. The Plea (check one). I freely and voluntarily plead **GUILTY** NO CONTEST to the charges listed in item 1. I offer my plea with full understanding of everything in this form. No one has made any threats; used any force against me, my family, or loved ones; or made any promises to me, except as listed in this form, in order to convince me to plead guilty or no contest.

Defendant(a):	CASE NUMBER:
Defendant(s):	
11. Prior Convictions. I freely and voluntarily admit the prior convictions (if an admission may increase the penalties that are imposed on me.	ny) listed in item 2, and I understand that this
12. Probation Violations. I freely and voluntarily admit the probation violation	ns (if any) listed in item 3.
13. Sentencing. I understand that I have a right to delay my sentencing at lear plea. I give up this right and agree to be sentenced at this time.	ast 6 hours and as long as 5 days after my
DEFENDANT'S STATEM	MENT
I have read or have had read to me this form and have initialed each of the large discussed each item with my attorney. By putting my initials next understand and agree with what is stated in each item that I have initiale the effects of any prior convictions and probation violations have been coutlined above and I give up each of them to enter my plea.	to the items in this form, I am indicating that I ed. The nature of the charges, possible defenses, and
Defendant's Signature	Date
ATTORNEY'S STATEM	ENT
I am the attorney of record for the defendant. I have reviewed this form with mincluding the defendant's constitutional and statutory rights, to the defendant at to those rights, the other items in this form, and the plea agreement. I have also have explained the nature and elements of each charge, any possible defense probation violations, and the consequences of the plea.	and have answered all of his or her questions with regard so discussed the facts of the case with the defendant and
Attorney's Signature	Date
INTERPRETER'S STATE	MENT
	n or having a written oath on file, certify that I truly
	ndant stated that he or she understood the contents on the
form and then initialed and signed the form.	
form and then initialed and signed the form.	
form and then initialed and signed the form. Language: Spanish Other (specify):	ndant stated that he or she understood the contents on the
form and then initialed and signed the form. Language: Spanish Other (specify): Interpreter's Signature COURT'S FINDINGS AND The court, having reviewed this form and having orally examined the defenda understands each of the initialed items on this form; (b) the defendant understitems 1, 2, and 3 and the consequences of the plea and any admissions; (c) the intelligently waives his or her constitutional and statutory rights; and (d) the defendant of the defendant understitems 1, 2, and 3 and the consequences of the plea and any admissions; (c) the defendant understitems 1, 2, and 3 and the consequences of the plea and any admissions; (d) the defendant understitems 1, 2, and 3 and the consequences of the plea and any admissions; (d) the defendance of the plea and any admissions; (e) the defendance of the plea and any admissions; (d) the defendance of the plea and any admissions; (e) the plea and any admissions; (f) the plea and any admission	Date ORDER Int, finds that (a) the defendant has read or been read and tands the nature of the crimes and allegations listed in the defendant expressly, knowingly, understandingly, and
form and then initialed and signed the form. Language: Spanish Other (specify): Interpreter's Signature COURT'S FINDINGS AND The court, having reviewed this form and having orally examined the defendar understands each of the initialed items on this form; (b) the defendant understitems 1, 2, and 3 and the consequences of the plea and any admissions; (c) the intelligently waives his or her constitutional and statutory rights; and (d) the defreely and voluntarily. The court accepts the defendant's plea, admissions, and waiver of rights, and	Date ORDER Int, finds that (a) the defendant has read or been read and tands the nature of the crimes and allegations listed in the defendant expressly, knowingly, understandingly, and efendant's plea, admissions, and waiver of rights are made the defendant is hereby convicted based thereon.
form and then initialed and signed the form. Language: Spanish Other (specify): Interpreter's Signature COURT'S FINDINGS AND The court, having reviewed this form and having orally examined the defenda understands each of the initialed items on this form; (b) the defendant understitems 1, 2, and 3 and the consequences of the plea and any admissions; (c) the second consequences.	Date ORDER Int, finds that (a) the defendant has read or been read and tands the nature of the crimes and allegations listed in the defendant expressly, knowingly, understandingly, and efendant's plea, admissions, and waiver of rights are made the defendant is hereby convicted based thereon.