ATTORNEY OR PARTY WITHOUT ATTO	RNEY: STATE BA	AR NO.:	FOR COURT USE ONLY	
NAME:				
STREET ADDRESS:				
CITY:		ATE: ZIP CODE:		
TELEPHONE NO.:	FAX	NO.:		
EMAIL ADDRESS:				
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIF	ORNIA, COUNTY OF			
STREET ADDRESS: MAILING ADDRESS:			CASE NUMBER:	
CITY AND ZIP CODE:				
BRANCH NAME:			FOR COURT USE ONLY	
PEOPLE OF THE STATE OF C	CALIFORNIA		FOR COURT USE ONLY DATE:	
V.			TIME:	
DEFENDANT:		DATE OF BIRTH:	DEPARTMENT:	
	MOTION TO VACA	TE CONVICTION OR	SENTENCE	
Pen. Code, §	1016.5	Pen. Code, § 1473.7(a)(1	1) Pen. Code, § 1473.7(a)(2)	
In	structions—Poad ca	rofully if you are filing	g this motion for yourself	
			-	
	g Party" as used in this fo	•	-	
	t be clearly handwritten in ou know is false, you coul		all answers are true and correct. If you make a (lying under oath).	
You must file a separate motion for each separate case number.				
			extra page and note that your answer is "continued MC-025) as your additional page.	
Serve the motion on the prosecuting agency.				
File the motion in the superior court in the county where the conviction or sentence was imposed. Only the original motion needs to be filed unless local rules require additional copies.				
the original motion	on needs to be filed unless	s local rules require addit	tional copies.	
Notify the clerk of	f the court in writing if you	ı change your address af	fter filing your motion.	
1. This motion concerns a c	onviction or sentence in c	case number	. On <i>(date):</i>	
the Moving Party was co	nvicted of a violation of th	e following offenses (list	all offenses included in the conviction):	,
OODE	OFOTION	TYPE OF OFFENOR		
CODE	SECTION	TYPE OF OFFENSE	E (felony, misdemeanor, or infraction)	
+	•			

If you need more space to list offenses, use Attachment to Judicial Council Form (form MC-025) or any other additional page.

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2. MOTION UNDER PENAL CODE SECTION 1016.5

- a. GROUNDS FOR RELIEF: The Moving Party requests relief based on the following:
 - (1) Before acceptance of a plea of guilty or nolo contendere to the offense, the court failed to advise the Moving Party that the conviction might have immigration consequences, as required under Penal Code section 1016.5(a).
 - (2) The conviction that was based on the plea of guilty or nolo contendere may result in immigration consequences for the Moving Party, including possible deportation, exclusion from admission to the United States, or denial of naturalization.
 - (3) The Moving Party likely would not have pleaded guilty or nolo contendere if the court had advised the Moving Party of the immigration consequences of the plea. (*People v. Arriaga* (2014) 58 Cal.4th 950.)

b. Supporting Facts

Tell your story briefly. Describe the facts you allege regarding (1) the court's failure to advise you of the immigration consequences, (2) the possible immigration consequences, and (3) the likelihood that you would not have pleaded guilty or nolo contendere if you had been advised of the immigration consequences by the court. (*If necessary, attach additional pages. You may use* Attachment to Judicial Council Form (*form MC-025*) for any additional pages. If available, attach declarations, relevant records, transcripts, or other documents supporting the claim.)

3. MOTION UNDER PENAL CODE SECTION 1473.7(a)(1), Legal Invalidity With Actual or Potential Immigration Consequences

The Moving Party is not currently in criminal custody in the case referred to in item 1 (criminal custody includes in jail or prison or on bail, probation, mandatory supervision, postrelease community supervision (PRCS), or parole).

a. GROUNDS FOR RELIEF: Moving Party requests relief based on the following:

The conviction or sentence is legally invalid due to a prejudicial error (a mistake that causes harm) that damaged the Moving Party's ability to meaningfully understand, defend against, or knowingly accept the actual or potential adverse immigration consequences of a conviction or sentence. (Note: A determination of legal invalidity may, but is not required to, include a finding of ineffective assistance of counsel.) If you are claiming that your conviction or sentence is invalid due to ineffective assistance of counsel, before the hearing is held on this motion, you (or the prosecutor) must give timely notice to the attorney who you are claiming was ineffective in representing you.

PEOPLE OF THE STATE OF CALIFORNIA v. DEFENDANT:	CASE NUMBER:
3 h Sunnorting Facts	1

b. Supporting Facts

Tell your story briefly. What facts show prejudicial error? Include information that shows that the conviction or sentence you are challenging is currently causing or has the possibility of causing your removal from the United States, or the denial of your application for an immigration benefit, lawful status, or naturalization.

CAUTION: You must state facts, not conclusions. For example, if claiming ineffective assistance of counsel, you must state facts detailing what the attorney did or failed to do and how that affected your conviction or sentence.

Note: The court presumes your conviction or sentence is not legally valid if

- (1) you pleaded guilty or nolo contendere based on a law that provided that the arrest and conviction would be deemed never to have occurred if specific requirements were completed:
- (2) you completed those specific requirements; and
- (3) despite completing those requirements, your guilty or nolo contendere plea has been, or possibly could be, used as a basis for adverse immigration consequences.

(If necessary, attach additional pages. You may use Attachment to Judicial Council Form (form MC-025) for any additional pages. If available, attach declarations, relevant records, transcripts, or other documents supporting the claim.)

c. I	Reasonable	Diligence	(check all	that apply)
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(1)	(a)	•	, the Moving Party received a notice to appear in immigration court or ration authorities that asserts the conviction or sentence as a basis for removal or the denia mmigration benefit, lawful status, or naturalization.	
	(b)	The Moving Party has not received a notice to appear in immigration court or other notice from immigration authorities as described above.		
(2)	(a)	On (date): against the Moving Part	, the Moving Party received notice that a final removal order was issued y, based on the conviction or sentence that the Moving Party seeks to vacate.	
	(b)	The Moving Party has not received a final notice of removal as described above.		
(If	you a	are requesting appointmen	nt of counsel, you may skip the following item, 3c(3).)	

(3) This motion may be denied because of a delay in filing it. If you received both notices mentioned above, explain why you did not bring and could not bring this motion earlier. If you received both notices before this law went into effect on January 1, 2017, when did you become aware of the law? Did something happen to give you a reason to look for conviction relief?

		CR-18/			
PE	OPLE OF THE STATE OF CALIFORNIA v. DEFENDANT:	CASE NUMBER:			
<u></u>	MOTION UNDER PENAL CODE SECTION 1473.7(a)(2), Newly Discovered E	vidence of Actual Innocence			
	The Moving Party is not currently in criminal custody in the case referred to in item 1 (criminal custody includes in jail or prison or on bail, probation, mandatory supervision, post release community supervision (PRCS), or parole).				
a	GROUNDS FOR RELIEF: Moving Party requests relief based on the following	:			
	(1) Newly discovered evidence of actual innocence exists that requires vacating the law or in the interests of justice.	ne conviction or sentence as a matter of			
	(2) The Moving Party discovered the new evidence of actual innocence on (date):				
b	Tell your story briefly. Describe the newly discovered evidence and how it proves y not discover this evidence at the time of your trial. Explain why you did not bring ar necessary, attach additional pages. You may use Attachment to Judicial Council For If available, attach declarations, relevant records, transcripts, or other documents is	d could not bring this motion earlier. (If orm (form MC-025) for any additional pages.			
5. [REQUEST FOR COUNSEL (<i>People v. Fryhaat</i> (2019) 35 Cal.App.5th 969, 98 a. The Moving Party requests appointment of counsel upon a finding by the court tha				
b	 The Moving Party is indigent and has completed and attached <i>Defendant's Finance</i> the Moving Party cannot afford to hire a lawyer. Form CR-105 is available online a 				
6. [The Moving Party requests that the court hold the hearing on this motion without because the Moving Party is <i>(check one)</i>	the Moving Party's personal presence			
a	a. in federal custody awaiting deportation.				
b					
c					
7. 7	The Moving Party requests that the court vacate the conviction or sentence in the above	ve-captioned matter.			
	f the Moving Party entered a plea of guilty or nolo contendere, the Moving Party reque lea of guilty or nolo contendere in the above-captioned matter.	sts that the court allow the withdrawal of the			
	clare under penalty of perjury under the laws of the State of California that the foregoin atters that are stated on my information and belief, and as to those matters, I believe t				
Date	:				
	<u> </u>				
	(NAME OF MOVING PARTY OR ATTORNEY FOR MOVING PARTY) (SIG	GNATURE OF MOVING PARTY OR ATTORNEY)			