Name.	_	
Address:	-	
	_	
CDC or ID Number:	-	
	(Court)	
		PETITION FOR WRIT OF HABEAS CORPUS
Petitioner vs.	No.	
		(To be supplied by the Clerk of the Court)
Respondent		

INSTRUCTIONS—READ CAREFULLY

- If you are challenging an order of commitment or a criminal conviction and are filing this petition in the Superior Court, you should file it in the county that made the order.
- If you are challenging the conditions of your confinement and are filing this petition in the Superior Court, you should file it in the county in which you are confined.
- Read the entire form before answering any questions.
- This petition must be clearly handwritten in ink or typed. You should exercise care to make sure all answers are true and correct. Because the petition includes a verification, the making of a statement that you know is false may result in a conviction for perjury.
- Answer all applicable questions in the proper spaces. If you need additional space, add an extra page and indicate that your answer is "continued on additional page."
- If you are filing this petition in the superior court, you only need to file the original unless local rules require additional copies.

 Many courts require more copies.
- If you are filing this petition in the Court of Appeal and you are an attorney, file the original and 4 copies of the petition and, if separately bound, 1 set of any supporting documents (unless the court orders otherwise by local rule or in a specific case). If you are filing this petition in the Court of Appeal and you are *not* represented by an attorney, file the original and one set of any supporting documents.
- If you are filing this petition in the California Supreme Court, file the original and 10 copies of the petition and, if separately bound, an original and 2 copies of any supporting documents.
- Notify the Clerk of the Court in writing if you change your address after filing your petition.

Approved by the Judicial Council of California for use under rule 8.380 of the California Rules of Court (as amended effective January 1, 2007). Subsequent amendments to rule 8.380 may change the number of copies to be furnished to the Supreme Court and Court of Appeal.

	This petition	n concerns:			
	☐ A co	onviction		Parole	
	☐ A s	sentence		Credits	
	Jail	or prison conditions		Prison discipline	
	☐ Oth	er (specify):			
1.					
2.					
	Why are you in custody? Criminal conviction Civil commitment				
	Answer items	s a through i to the best of your ability.			
		son for civil commitment or, if criminal deadly weapon").	conv	iction, state nature of offense and enhancements (for example, "robbery with	
	b. Penal or o	other code sections:			
		d location of sentencing or committing			
	d. Case nun	nber:			
	e. Date conv	victed or committed:			
	f. Date sent	tenced:			
	g. Length of	sentence:			
	h. When do	you expect to be released?			
	i. Were you	represented by counsel in the trial co	urt?	Yes No <u>If yes, state the attorney's name and address:</u>	
4.	What was the	e LAST plea you entered? (Check one	e):		
	☐ Not gui	Ity Guilty Nolo conter	ndere	Other:	
5.	If you pleade	d not guilty, what kind of trial did you l	nave?		
	Jury [Judge without a jury Su	ıbmitte	ed on transcript Awaiting trial	

MC-275

	ROUNDS FOR RELIEF
en	round 1: State briefly the ground on which you base your claim for relief. For example, "The trial court imposed an illega shancement." (If you have additional grounds for relief, use a separate page for each ground. State ground 2 on page 4. or additional grounds, make copies of page 4 and number the additional grounds in order.)
2	Supporting facts:
д.	Tell your story briefly without citing cases or law. If you are challenging the legality of your conviction, describe the facts on which your conviction is based. <i>If necessary, attach additional pages</i> . CAUTION: You must state facts, not conclusions. For example, if you are claiming incompetence of counsel, you must state facts specifically setting forth what your attorney did or failed to do and how that affected your trial. Failure to allege sufficient facts will result in the denial of your petition. (See <i>In re Swain</i> (1949) 34 Cal.2d 300, 304.) A rule of thumb to follow is, <i>who</i> did exactly <i>what</i> to violate your rights at what time <i>(when)</i> or place <i>(where)</i> . (<i>If available, attach declarations, relevant records, transcripts, or other documents supporting your claim.)</i>
b.	Supporting cases, rules, or other authority (optional): (Briefly discuss, or list by name and citation, the cases or other authorities that you think are relevant to your claim. If necessary attach an extra page.)

CEB

7. G r	ound 2 or Ground	(if applicable):			
_					
_					
a.	Supporting facts:				
b.	Supporting cases, rules, or	or other authority:			

8.		you appeal from the conviction, sentence, or commitment? Yes No If yes, give the following information: Name of court ("Court of Appeal" or "Appellate Division of Superior Court"):
	b.	Result: c. Date of decision:
	d.	Case number or citation of opinion, if known:
	e.	Issues raised: (1)
		(2)
		(3)
	f.	Were you represented by counsel on appeal? Yes No If yes, state the attorney's name and address, if known:
9.		you seek review in the California Supreme Court? Yes No If yes, give the following information: Result: b. Date of decision:
	C.	Case number or citation of opinion, if known:
		Issues raised: (1)
		(2)
		(3)
10	•	our petition makes a claim regarding your conviction, sentence, or commitment that you or your attorney did not make on appeal ain why the claim was not made on appeal:
11	a.	ministrative review: If your petition concerns conditions of confinement or other claims for which there are administrative remedies, failure to exhaus administrative remedies may result in the denial of your petition, even if it is otherwise meritorious. (See <i>In re Muszalski</i> (1975) 52 Cal.App.3d 500.) Explain what administrative review you sought or explain why you did not seek such review:
	b.	Did you seek the highest level of administrative review available? Yes No Attach documents that show you have exhausted your administrative remedies.

12.		er than direct appeal, have you filed any other petitions, applications, or motions with respect to this conviction, nmitment, or issue in any court? Yes <u>If yes, continue with number 13.</u> No <u>If no, skip to number 15.</u>
13.	a.	(1) Name of court:
		(2) Nature of proceeding (for example, "habeas corpus petition"):
		(3) Issues raised: (a)
		(b)
		(4) Result (attach order or explain why unavailable):
		(5) Date of decision:
	b.	(1) Name of court:
		(2) Nature of proceeding:
		(3) Issues raised: (a)
		(b)
		(4) Result (attach order or explain why unavailable):
		(5) Date of decision:
	C.	For additional prior petitions, applications, or motions, provide the same information on a separate page.
14.		ny of the courts listed in number 13 held a hearing, state name of court, date of hearing, nature of hearing, and result:
15.	-	plain any delay in the discovery of the claimed grounds for relief and in raising the claims in this petition. (See <i>In re Swain</i> (1949) Cal.2d 300, 304.)
16.	Are	you presently represented by counsel?
17.	Do	you have any petition, appeal, or other matter pending in any court? Yes No If yes, explain:
10	If th	his petition might lawfully have been made to a lower court, state the circumstances justifying an application to this court:
10.		is petition might lawfully have been made to a lower court, state the circumstances justifying an application to this court.
tha	at the	undersigned, say: I am the petitioner in this action. I declare under penalty of perjury under the laws of the State of California e foregoing allegations and statements are true and correct, except as to matters that are stated on my information and belief, to those matters, I believe them to be true.
Dat		o to those matters, i believe them to be true.

(SIGNATURE OF PETITIONER)