

# JUDICIAL COUNCIL OF CALIFORNIA

455 Golden Gate Avenue · San Francisco, California 94102-3688 www.courts.ca.gov

# REPORT TO THE JUDICIAL COUNCIL

For business meeting on: May 24, 2018

Title

Rules and Forms: Technical Change to

Criminal Form

Rules, Forms, Standards, or Statutes Affected

Revise form CR-101, *Plea Form with Explanations and Waiver of Rights—Felony* 

Recommended by

Criminal Law Advisory Committee Hon. Tricia Ann Bigelow, Chair **Agenda Item Type** 

Action Required

**Effective Date** 

May 24, 2018

**Date of Report** 

May 7, 2018

Contact

Eve Hershcopf, 415-865-7961 eve.hershcopf@jud.ca.gov

### **Executive Summary**

The Criminal Law Advisory committee, based upon a public comment, has identified a formatting error in Judicial Council form CR-101. The Criminal Law Advisory Committee recommends making the necessary correction to avoid causing confusion for court users, clerks, and judicial officers.

#### Recommendation

The Criminal Law Advisory committee recommends that the council, effective May 25, 2018, revise form CR-101, *Plea Form with Explanations and Waiver of Rights—Felony*, by inserting a box for the defendant's initials following item 1.

#### **Relevant Previous Council Action**

The Judicial Council approved the current form CR-101 effective January 1, 2018, but directed the Criminal Law Advisory Committee to circulate for public comment minor revisions that had not previously circulated.

# Analysis/Rationale

Comments from the postadoption circulation for public comment indicated agreement with the already-approved revisions. In addition, one commentator identified that a box for the defendant's initials was missing in item 1, which states, "Read this form carefully. For each item, if you understand and agree with what you read, put your initials in the box to the right of the item. For any item that does not apply to you or that you do not understand, leave the box blank." As with the other items on form CR-101 that provide a box for the defendant's initials, item 1 should have such a box.

#### **Policy implications**

Not applicable.

#### **Comments**

This revision was not circulated for public comment because it is noncontroversial, involves a technical revision, and is therefore within the Judicial Council's purview to adopt without circulation. (See Cal. Rules of Court, rule 10.22(d)(2).)

#### Alternative considered

Not applicable.

## **Fiscal and Operational Impacts**

Operational impacts are expected to be minor. The proposed revision may result in reproduction costs if courts provide hard copies of form CR-101. Because the proposed change is a technical correction, case management systems are unlikely to need updating to implement it.

#### **Attachments and Links**

1. Form CR-101, at pages 3–9

<sup>&</sup>lt;sup>1</sup> In addition, the change arose from a comment during circulation for public comment.

						T		CR-10
SUP	ERIOR COURT	OF CALIFORNIA, COUNTY	OF				FOR COURT USE ONLY	
STRE	ET ADDRESS:							
MAILI	NG ADDRESS:							
CITY A	ND ZIP CODE:							
ВІ	RANCH NAME:						DRAFT	
						_		
PEO	PLE OF THE S	STATE OF CALIFORNIA				Not approved by		
		٧.				the	Judicial Cour	ncil
Defe	endant:							
PL	EA FORM, \	WITH EXPLANATIONS	AND WAIVER	<b>OF RIG</b>	HTS—FELONY	CASE NUMBER:		
INST	RUCTIONS:	(1) Fill out this form only	if you want to ple	ad quilty	or no contest			
	NOO HONO.	(2) Read this form carefu				o with what	vou road put vour	
		initials in the box to the						
		understand, leave the	•	iii. i oi ai	ny itom that does no	t apply to yo	a or that you do not	
		(3) On page 6, sign and		der "DFF	FNDANT'S STATE	ΛΕΝΤ "		
		. ,					about anything in thi	io
		(4) Keep in mind that the form, ask your attorn		e legal a	dvice. II you nave ai	iy questions	about anything in thi	S
		ioiiii, ask your alloiii	σy.					INITIALO
1. C	HARGES AN	ND MAXIMUM TERM. I wai	nt to plead guilty	or no co	ntest ("nolo contend	ere") to the c	harges and	INITIALS
		ed below. I understand that	the minimum an	ıd maxim	ium penalties for the	charges to v	which I am pleading	
g	uilty or no co	ntest are listed below.						
	COUNT	CHARGES	YEARS / MON	NTHS	PRIOR CONVICTIONS, EN		YEARS / MONTHS	TOTAL MAXIMUM
	COUNT	(SECTION & DESCRIPTION)	MINIMUM M	MAXIMUM	& SPECIAL ALLEC (SECTION & DESCI		MINIMUM MAXIMUM	1 TIME
-								
-								
_								
	l.			L	AG	GDEGATE MAYIN	IUM TIME OF IMPRISONMEN	_
L					AG	GREGATE WAXIV	IOW TIME OF IMPRISONMEN	!
2. <b>P</b>	LEA AGREE	MENT. I understand that I	must tell the cou	ırt on this	s form about any pro	mises anvor	ne has made to me a	bout the
		receive or the sentence re-						
h	as explained	to me that if I plead guilty of	r no contest to th	ne charge	es and admit the alle	gations liste	d above, the court wi	II sentence
m	ne as follows:							
а	. Check one	State Prison (or th	e Division of Juv	enile Jus	stice) Cou	nty Jail for		INITIAL
	(1) years and months or					•		
	(2) Not less than years and months and/or not more than years and months.							
	(3)	Other (specify):						
b	b. <b>Probation</b> for years under conditions to be set by the court, including:							
	days in the <b>county jail</b> or							
	up to	• • • • • • • • • • • • • • • • • • • •						
		22,5 m alo <b>300</b>	., , <del></del>					
- 1	understand th	nat a violation of any of the	conditions of pro	bation, ir	ncluding failure to co	mplete a dru	ıg education or treatr	nent
		lered by the court, may cau						
		ne of Imprisonment" spec			include a period of	mandatory si	upervision under Per	ıal
С	ode section 1	1170(h)(5)(B) if the court se	nds me to count	y jail.				

				CK-10
		LE OF THE STATE OF CALIFORNIA v. dant(s):	CASE NUMBER:	
2.	C.	Split Sentence (1170(h)(5)(B)): years and days in the county jail a mandatory supervision under conditions set by the court. I understand that if I of mandatory supervision, I may be remanded into custody for the entire unser	violate any of the terms or conditions	INITIALS
	d.	Narcotics Addiction Confinement I understand that if the court finds that I am addicted to narcotics or in immediaddict, the court may send me to a narcotics detention, treatment, and rehabilitime I would otherwise have served in prison.		
	e.	I understand the maximum and minimum sentences for the charges.     No one has made any other promises to me about what sentence to the charges.  I understand that I am not eligible for probation.  I understand that I will not be granted probation unless the court fin is an unusual case where the interests of justice would be best sentence.	he court may order.  ds at the time of sentencing that this	
	f.	Restitution, Statutory Fees, and Assessments I understand that the court will order me to pay the following amounts (if an an be determined" is entered next to the \$); I must prepare financial disclosure st determining my ability to pay; and refusal or failure to prepare the required final used against me at sentencing:	nount is not yet known, "TBD" for "to atements to assist the court in	
		1.  \$\ \text{to the Victim Restitution Fund} \\ 2.  \$\ \text{sestitution to actual victims} \\ 3.  \$\ \text{sestitution to the State of California, Victims of Criterian Court operations assessment} \\ 5.  \$\ \text{court operations assessment} \\ 6.  \$\ \text{sesting to any applicable penalties, assessment} \\ 6.  \$\ \text{sesting the plus any applicable penalties, assessment} \\ 7.  \$\ \text{sesting the court operations} \\ 8.  \$\ \text{sesting the plus any applicable penalties, assessment} \\ 8.  \$\ \text{sesting the court operations} \\ 9.  \$\ \text{sesting the court at sentencing operations} \\ 9.  \$\ \text{sentencing operations} \\ 1.  \$\ \text{sesting the court at sentencing operations} \\ 1.  \$\ \text{sentencing operations} \\ 1.  \$\ \text{sesting the court at sentencing operations} \\ 1.  \$\ \text{sentencing operations} \\ 1.  \$\ sentencing operations	nts, and surcharges	√ set.
	g.	Parole Revocation or Probation Revocation Fine I understand that if I am sentenced to <b>state prison</b> , the court <b>will</b> impose a particular collected only if my parole is later revoked. I also understand that if I am grant probation revocation fine, which will be collected only if my probation is later re-	ed probation, the court <b>will</b> impose a	
	h.	<b>Dismissal of Other Counts</b> 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 underlyi restitution and to sentence me on the counts to which I am entering a plea.	ng dismissed counts to determine	
	i.	Other Terms (specify):		

**CR-101** CASE NUMBER: PEOPLE OF THE STATE OF CALIFORNIA v. Defendant(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 no contest, I will be convicted and my no contest plea could be used against me in a civil case. b. Parole and Postrelease Community Supervision I understand that if I am sentenced to state prison or a narcotics treatment facility (1) I will be placed on parole or postrelease community supervision for up to years after my release. (2) If I abscond or the court tolls my supervision, the total time of parole or postrelease community supervision can be extended. (3) If I violate any of the terms or conditions of my parole, I can be sentenced to county jail for up to 180 days for years. If I violate any of the each violation, or returned to state prison for up to one year, up to a maximum of terms or conditions of postrelease community supervision, I can be sentenced to county jail for up to 180 days for each violation, for up to a maximum of 3 years. c. Effect of Conviction on Other Cases I understand that a conviction in this case may constitute a violation of any other current grant of parole, mandatory supervision, postrelease community supervision, or probation in any other case and that I may receive additional punishment as a result of that violation. d. Registration I understand that I will be required to register with the local police agency or sheriff's department in the city or county in which I reside as an arson offender (1) a sex offender (this registration is a lifelong requirement) other (specify): a gang member (5) a narcotics offender and that if I fail to register or to keep my registration current for any reason, new felony criminal charges may be filed against me. e. Prints and DNA Samples I understand that I must provide biological samples and prints for identification purposes—including buccal (mouth) swab samples, right thumb prints, palm prints of each hand, and blood specimens or other biological samples required by law—and that failure to do so constitutes a new criminal offense. f. Serious or Violent Felony I understand that by pleading guilty or no contest to a serious or violent felony ("strike"), the penalty for any future felony conviction will be increased as a result of my convicion in this case, depending on the number of strikes I have, up to a mandatory prison sentence of double the term otherwise provided or a term of at least 25 years to life. I understand that if I am convicted of a violent felony, jail or prison conduct/work-time credit I may accrue will not exceed 15%. I understand that if I am admitting a prior strike conviction, prison work-time credit that I may accrue will not exceed 20% of the total term of imprisonment. (4) I understand that if I am convicted of murder or a third felony conviction of certain offenses, I am ineligible to receive work-time credits. Count is such an offense. g. Prior Prison Term or County Jail Sentence Under Penal Code Section 1170(h)(5) I understand that if I am sentenced to prison or county jail under Penal Code section 1170(h)(5), the penalty for any future felony conviction may be increased as a result of my incarceration in this case.

h. Driver's License and Vehicle Forfeiture

I understand that my privilege to drive a motor vehicle may be revoked or suspended by the court or the California

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

a. 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.

Page 5 of 7

(b)

(c) (d)

(e)

(f)

(g)

Police report

Probation report

Other (specify):

(Specify facts):

Welfare investigator's declaration

Court documents regarding any alleged prior offenses

		CR-101
	PPLE OF THE STATE OF CALIFORNIA v. endant(s):  CASE NUMBER:	
9.	D. (2) I am pleading guilty or no contest to take advantage of a plea agreement (my attorney will stipulate to a factual basis for the plea). (People v. West (1970) 3 Cal.3d 595.)	INITIALS
10.	AFTER THE PLEA	
	<ul> <li>Surrender</li> <li>I understand that the court is allowing me to surrender at a later date to begin serving time in custody.</li> </ul>	
	I agree that if I fail to appear on the date set for surrender or sentencing without a legal excuse, my plea will become an "open plea" to the court, I will not be allowed to withdraw my plea, and I may be sentenced up to the maximum allowed by law.  5. Sentencing Court	
	I understand that I have the right to be sentenced by the same judge or commissioner who takes my plea.  I give up that right and agree that any judge or commissioner may sentence me.	
	Sentencing Date I understand that I have the right to be sentenced within 20 court days. I give up that right and agree to be sentenced at a later date.	
	MANDATORY WARNING understand that if I am charged with violating Vehicle Code section 23103, as specified in Vehicle Code section 23103.5, or Vehicle Code sections 23152 or 23153, the following warning applies:	
	You are hereby advised that being under the influence of alcohol or drugs, or both, impairs your ability to safely operate a motor vehicle. Therefore, it is extremely dangerous to human life to drive while under the nfluence of alcohol or both. If you continue to drive while under the influence of alcohol or drugs, or both, and as a result of that driving someone is killed, you can be charged with murder.	
	DEFENDANT'S STATEMENT	
	have read or have had read to me this form and have initialed each of the items that applies to my case. If I have an attorney, I have discussed each item with my attorney. By putting my initials next to the items in this form, I am indicating that I understand and agree with what is stated in each item that I have initialed. The nature of the charges, possible defenses, and effects of any prior convictions, enhancements, and special allegations have been explained to me. I understand each of the rights outlined above, and I give up each of them to enter my plea.	
_	DEFENDANT'S SIGNATURE DATE	
	ATTORNEY'S STATEMENT	
	am the attorney of record for the defendant. I have reviewed this form with my client. I have explained each of the items form, including the defendant's constitutional and statutory rights, to the defendant and have answered all of his or her qualith regard to those rights, the other items in this form, and the plea agreement. I have also discussed the facts of the case he defendant and have explained the nature and elements of each charge; any possible defenses to the charges; the effort convictions, enhancements, and special allegations; and the consequences of the plea.	estions se with
	concur in the plea and admissions and join in the waiver of the defendant's constitutional and statutory rights, and I here stipulate that there is a factual basis for the plea and refer the court to the police report preliminary hearing to probation report other (specify): (People v. West (1970) 3 Cal. (People	ranscript
	ATTORNEY'S SIGNATURE DATE	

PEOPLE OF THE STATE OF CALIFORNIA v.	CASE NUMBER:				
Defendant(s):					
INTERPRETER'S STATEMENT					
I, having been duly sworn or having a written oath on file, certify that I truly translated this form to the defendant in the language noted below. The defendant stated that he or she understood the contents of the form and then initialed and signed the form.					
Language: Spanish Other (specify):					
INTERPRETER'S SIGNATURE	DATE				
INTERPRETER'S NAME (TYPE OR PRINT)					
DISTRICT ATTORNEY'S STATEMENT					
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 and the indicated sentence.					
ATTORNEY'S SIGNATURE	DATE				
COURT'S FINDINGS AND ORDER					
The court, having reviewed this form (and any addenda), and having orally examined the	defendant, finds as follows:				
1. The defendant has read or has had read to him or her and understands each of the initialed items in this form.					
2. The defendant understands the nature of the crimes and allegations listed in item 1 (on page 1) and the consequences of the plea and any admissions.					
3. The defendant expressly, knowingly, understandingly, and intelligently waives his or her constitutional and statutory rights.					
4. The defendant's plea, admissions, and waiver of rights are made freely and voluntarily.					
<ol> <li>A factual basis exists for the plea and admissions, or the defendant is pleading pursuant to a plea bargain under People v. West.</li> </ol>					
The court accepts the defendant's plea, admissions, and waiver of rights, and the defendathereon.	ant is hereby convicted based				
It is ordered that this document be filed with the court's records of this case and that the d and waiver of rights be accepted and entered in the minutes of this court.	lefendant's plea, admissions,				
JUDGE'S SIGNATURE	DATE				