## SUPERIOR COURT OF CALIFORNIA COUNTY OF NEVADA

SUPERIOR COURT OF THE STATE OF CALIFORNIA,	FOR COURT USE ONLY
COUNTY OF NEVADA	
201 Church Street, Nevada City, CA 95959 (530) 362-4309	
10075 Levon Avenue, Truckee, CA 96161 (530) 362-4309	
People of the State of California	
vs.	
, Defendant	
COUNTER ARRAIGNMENT	CASE NUMBER:
MISDEMEANOR AND INFRACTION	
Violation(s):	
Offense date: Arraignment date:	
Attorney's statement: This case meets all the criteria stated on page 2 make representation and agreements thereby. I represent that the de authorized by the defendant to, and do hereby enter my general appearar a not guilty plea is entered, reading of the complaint, including any act a specific judge therein, and advisement of rights are waived, time for any probation violation, priors or allegations. I further agree to appear of the defendant requires an interpreter. Language:	fendant is not in custody and that I am ace in this case. On behalf of the defendant ual notice of an all-purpose assignment to trial is waived and denials are entered to on the date and time assigned by the court.
	number:
Address:	<u> </u>
Phone number: Email address:	
Unavailable dates:	
Date:	
Attorney's signature	
For Court Use Only	
The defendant's arraignment date as indicated above is vacated.	
A Pretrial Conference is set for at in Department 1/2 Department A.	
The defendant is released on their own recognizance. The Order for Recognizance is to be signed by the defendant and returned to the c	
The defendant remains out on bail as posted.	
Your form has been rejected for the following reason(s):	
Date: Judicial Officer, No.	evada County Superior Court

## Counter Arraignment Criteria

- Attorneys eligible to use these arraignment procedures must be members in good standing of the State Bar of California, whose privilege of using these arraignment procedures has not been revoked by order of the presiding Judge for failure to comply with these criteria. The attorney shall provide their California State Bar number on the counter arraignment form.
- The following cases are excluded for the counter arraignment process:
  - o All felonies
  - o Cases where the defendant is in custody
  - o Cases where a warrant has been issued
  - o Domestic violence cases (FC§6211 and PC§273.6)
  - o Cases involving sex related offenses, including PC§243.4
  - Cases involving abuse, neglect or abandonment of a child (PC§273a, PC§273d, PC§273.5 and PC§273.6
  - $\circ$  Second and subsequent offenses under VC  $\S 23152$  and VC  $\S 23153$
- The counter arraignment must be received two court days before the arraignment date in order to avoid the issuance of a warrant, filing of failure to appear charges and the forfeiture of bail.
- Any bail posted shall remain in full force and effect until the date of arraignment to the next hearing.