ATTORNEY OR PARTY WITHOUT ATTORNEY TELEPHONE NO.	FOR COURT USE ONLY	
ATTORNEY FOR (Name)		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF EL DORADO STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE:		
PETITIONER/PLAINTIFF:	CASE NUMBER:	
RESPONDENT/DEFENDANT:		
NOTICE OF MOTION AND MOTION FOR ORDER	HEARING DATE:	
SETTING ASIDE DEFAULT	TIME:	
□ VACATING DEFAULT JUDGMENT     □ STAYING EXECUTION OF JUDGMENT    □ EX PARTE	DEPARTMENT:	
1. Defendant doe of Code of Civil Procedure, for an Order:  setting aside the default entered in this action or vacating default judgment entered in this action  2. Defendant further moves for an Order permitting defendant further moves.	es hereby move the Court, pursuant to Section §473  n on	
<ul><li>file an Answer, a true and correct copy of which reference.</li><li>appear at a trial on the merits.</li></ul>	n is attached to this motion and incorporated by	
<ul> <li>Defendant was mistaken as to some material factor</li> <li>Through inadvertence and/or oversight defendate</li> <li>Defendant was prevented from responding due without any default or negligence on his/her part prevented.</li> </ul>	This motion is brought because  default default judgment was/were taken against defendant:  Defendant was mistaken as to some material fact or law relating to defendant's duty to respond.  Through inadvertence and/or oversight defendant failed to timely respond.  Defendant was prevented from responding due to an unexpected condition or situation which arose, without any default or negligence on his/her part, and which ordinary care could not have prevented.	
<ul><li>4. Defendant possesses a meritorious defense against the</li></ul>	unlawful detainer or other civil action.	

ort Title o	f Case	Case Number
MOT	TION FOR ORDER STAYING EXECUTION	
5.	Defendant, respectfully applies under Section §918 of the of Civil Procedure, for an order from this Court directed to the Sheriff of El Dorado County, to plant to any other persons acting on behalf of or together with plaintiff, staying execution of the judgentered in this action on the grounds that:	
	<ul> <li>Defendant would suffer hardship if the judgment were to be executed at the The judgment may be set aside or modified as requested in defendant's modified.</li> <li>The judgment may be set aside or modified as requested in defendant's modified as requested in defendant's modified.</li> </ul>	otion to vacate default
	judgment.  The judgment may be set aside or modified in accordance with defendant'  The judgment may be set aside or modified in accordance with defendant'  not withstanding the verdict.	s motion for judgment
	The judgment may be set aside or modified in accordance with defendant' forfeiture and restoration of the tenancy under Section §1179 of the Code of	
6.	The motion filed above is filed with this application, and is now pending before	this Court.
7.	DECLARATION  I am the defendant in this action.   I am asking the Court to set aside the default in this case.  I am asking the Court to set aside the default judgment in this case.	
8.	I did not  file a response to the summons and complaint  appear at the	trial in the case because
	☐ I did not receive the summons and complaint until was too late to file a response. ☐ I did not understand that I had to respond to the plaintiff's papers i weekends and holidays did not count in computing the time. Wher response at the court, I was told it was too late. ☐ I was unable to come to the court because of the following medica ☐ Other:	n five days. I thought in I tried to file my
9.	I have the following defense to eviction civil complaint for damages	
I decl	are under penalty of perjury under the laws of the State of California that the foregon	ing is true and correct.
Date	Signature of Defendant	PRINT NAME