

_____ 4. That I will have to abide by all the same rules that govern the attorneys, and that those rules will govern, control, and restrict me.

_____ 5. That the prosecution will be represented by an experienced professional counsel, who will make no allowances for the fact that I do not happen to have the same skills and experience as a professional attorney.

_____ 6. That from the standpoint of professional skill, training, education, experience and ability, that I will definitely be at a disadvantage.

_____ 7. That if I am in custody, I will receive no more library time or privileges than are available to any other pro per defendant.

_____ 8. That I will receive no extra time for preparation and will not have a staff of investigators upon which to call for assistance.

_____ 9. That regardless of the results of my efforts representing myself, I cannot afterwards claim inadequacy of representation. If I choose to represent myself, on appeal I cannot complain that the quality of my defense amounted to a denial of "effective assistance of counsel."

_____ 10. That I have been advised that the punishment possible in this case if up to _____ months in the county jail, _____ years in state prison, and/or a fine of \$ _____.

I have read and understand the above and have placed my initials beside each statement to so indicate. After being made aware of all the above, including my right to counsel, which would be court-appointed at no cost to me if I cannot afford to hire my own attorney, I still desire to represent myself and waive my right to counsel.

Dated: _____

Defendant