NO.	_	
THE STATE OF TEXAS	<b>§</b>	IN THE DISTRICT COURT
	§	
vs.	§	JUDICIAL DISTRICT
	§	
	§	COLLIN COUNTY, TEXAS

## **DANGERS AND DISADVANTAGES OF SELF-REPRESENTATION**

Please read this carefully. It warns you of the dangers and disadvantages of representing yourself without the benefit of a lawyer. Your right to an attorney is a valued right secured by law. Even so, you have the right to represent yourself. However, without an attorney you will be evaluating these matters yourself.

The Assistant District Attorney (prosecutor) is not your lawyer. This person represents the State of Texas against you and, unlike you, is a trained attorney equipped with special knowledge about the law—in particular, the rules of procedure and evidence.

The judge is not your lawyer. Our law prevents the judge from acting as an advocate to represent your interests or those of the prosecutor. The judge can see that your rights are protected; but the judge cannot give you guidance about whether you should or should not give up any rights.

YOU HAVE THE RIGHT TO BE TRIED BY AN IMPARTIAL JURY. You have the right to have an attorney advise you about whether you want to give up your right to a jury trial. The court will appoint you an attorney just for this purpose alone if you wish.

An attorney representing you could evaluate the charge against you, the strengths

or weaknesses of the prosecutor's case, the strengths or weaknesses of your own evidence, any legal defenses you may have, and the advantages or consequences of your plea.

Your attorney could advise whether it would be a good or bad idea to plead a certain way, to accept or reject the prosecutor's plea agreement offer, whether to testify, and whether to appeal. Even if you plead "GUILTY" or "NO CONTEST," without the assistance of an attorney you may not have the benefit of knowing how that will affect certain rights or privileges you may now enjoy. Without an attorney you will have no assistance in protecting or advancing your legal position before, during, or after your plea.

During the trial, even if the "trial" consists only of a plea and punishment, you may not be able to keep certain evidence out or get evidence admitted because you do not know the Rules of Evidence or the Rules of Procedure; but a lawyer would know.

If the offense charges you with theft, that is a crime of moral turpitude. If you do not have an attorney you may not know how a conviction for such an offense could later affect you. Convictions for certain offenses affect your

ability to have a driver's license; and an attorney could counsel you in that regard.

If you are now on community supervision (formerly "probation") and a Motion to Revoke has been filed, you can have an attorney; and one can be appointed for you if you are indigent. Without an attorney you will be unable to properly evaluate the allegations against you, the proof necessary to have your community supervision revoked, or any defenses you may have before entering pleas of "True" or "Not True." An attorney could help you determine if you should testify or appeal.

If you want to hire an attorney who you choose, the court will give you time to do that. If you cannot afford one, ask for an application for the appointment of an attorney; and the court will confirm your statements made under oath that you are not financially able to employ counsel. If, on the other hand, you want to go ahead without an attorney, you may do so after speaking to the Judge. Make your choice on this page.

(Signature of Presiding Judge)

STEP 1:	Please	initial	one of	these	hoves

☐ I WANT A LAWYER and I want some
more time to hire one.
☐ I WANT A LAWYER and I am indigent.
I understand that a court-appointed lawyer is not
necessarily a free lawyer and I may be required
to reimburse Collin County the cost of a court-
appointed lawyer.
I DO NOT WANT A LAWYER. I have
been advised by a District Court judge of my
right to representation by counsel in the trial of
the charge pending against me. I now know that
if I am unable to afford counsel, one will be
appointed for me free of charge. Understanding
my right to counsel, I wish to give up that right.
I request the court proceed with my case without
an attorney being appointed for me. I DO NOT
EVEN WANT A LAWYER TO ADVISE ME
ABOUT GIVING UP MY RIGHT TO A JURY
TRIAL.
STEP 2: Please answer the following:
Age:
Highest Grade or Degree Completed?
Did you read all of this paper yourself?
E-mail Address:
Date signed:
(Signature of Defendant)