IRON COUNTY JUSTICE COURT, STATE OF UTAH (11/17/16) RIGHTS, INSTRUCTIONS AND WAIVER FORM

Defendant:	Case #:		
Address:	City:	State:	<mark>Zip Code</mark> :
Phone #:	Email:		
	guilty; b) not guilty by reason of insanit o-contest plea means you do not challen		
afford an attorney; and b) ther appointed attorney's service if 2) You have the right to represen be required to comply with tec. For any future hearing, request a court-appointe option b or c will be treat 3) You have the right to a speedy at least 10 days prior to trial. Y 4) You have the right to confront 5) You have the right to call with the attendance of witnesses, th 6) You have the right to testify or and no one can make you testify You are presumed innocent ur has the burden of proving each 8) You have the right to bail. If you have the right to bail.	sented by an attorney. The court will appear is the possibility of a jail sentence for the court determines you are able to do to yourself. If you do so, the court cannot chnical legal rules. There may be disadyou must: a) represent yourself; b) hire do attorney by filing an affidavit at least atted as an implied waiver of your right public trial before an impartial jury. If you are not entitled to a jury trial if you and cross-examine the prosecution with esses, and compel by subpoena their attended at the prosecution will pay those costs. In your behalf. Any statement you make fly or give evidence against yourself. You got plead guilty or no contest; on of the elements of the crime beyond a you post bail, you will be released on: a conditions the court imposes. Bail magnetic states and the prosecution of the court imposes.	r the offense. Later, you on so. of advise you on how to dvantages to proceeding an attorney; or c) if you to counsel. If you want a jury trial, are charged only with the endance and testimony to may be used against your refusal to testify care b) the prosecution produces are sonable doubt. A just the condition you apply the sonable doubt. A just the condition you apply to so.	u may have to pay for the handle your case, and you will g without an attorney. u cannot afford an attorney, ceeding. Failure to exercise you must make a written demand an infraction. y. If you cannot afford to pay for ou. You may refuse to testify, annot be held against you. ves you guilty. The prosecution ury verdict must be unanimous. bear in court for future
If you plead guilty or no contest,	these rights are waived, and your plea	constitutes an admissio	n of all the elements of the crime
before you are sentenced or with knowingly and voluntarily made	IGHT TO APPEAL: A motion to ain 28 days of a plea held in abeyance. The right to appeal is limited. If yo tence or order from which you are appearance.	e. To withdraw your pour choose to appeal, you	lea, you must show it was not
SENTENCING: Sentencing reconsecutively (one after the other	ommendations are not binding on the co) with the charges in this case and with	ourt. The court may or any other case.	der the sentence to run
fines and surcharges, plus inter-	XIMUM SENTENCES): Class B Mest); Class C Misdemeanor (0 days to \$1082.50 fines and surcharges, p	o 90 days jail, \$0 to	
	foregoing rights and instructions. I un vill and choice. No force, threats, or un		
	(Date)	(Defen	dant)
I voluntarily, knowingly, and inte	lligently waive my right to an attorney.	. I do not want an attor	ney; I want to represent myself.
	(Date)	(Defen	dant)

CHARGE(S) MAY BE ENHANCEABLE