STR MAIL CITY	RIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA EET ADDRESS: 201 North First Street, San José, CA 95113 ING ADDRESS: 191 North First Street AND ZIP CODE: San José, California 95113 BRANCH NAME: Family Justice Center	FOR COURT USE ONLY
PARTY:		
Relatio	nship to Child 🔲 Parent 🔲 Guardian	
,	ADVISEMENT AND WAIVER OF RIGHT TO COUNSEL	CASE NUMBER: DEPT.
agree w	this form if you wish to represent yourself. Initial the box for the apprith them, and sign and date the form where it says "PARTY'S SIGNs about anything on this form, please ask the judge.	
CONST	ITUTIONAL RIGHTS	INITIALS
1. lan	n a party in the above-entitled case, and I certify to the Court that I car	n read and write.
2. I un	derstand that my constitutional rights include the following:	
A.	Right to An Attorney – I understand that I have the right to be reprat all stages of the proceedings and, if the Court finds that I do not an attorney, one will be appointed for me by the Court.	
B.	<b>Right to Subpoena Witnesses and Records</b> – I understand that reasonable use of the process of the Court to subpoena any witne evidence that I may need in my case.	
C.	<b>Right to Confront and Cross-Examine Witnesses</b> – I understand confront and cross-examine in open court all persons and witnesses presented as evidence by others at a trial.	<u> </u>
D.	<b>Right Against Self-Incrimination</b> – I understand that I have the ribut that I cannot be compelled to testify in a way that is self-incrimination so desire.	-
E.	Right to Self-Representation – I understand that I have a right to may waive my right to counsel. I further understand that if I am myself, I will have to conduct my own defense WITHOUT ASSISTANT	permitted to represent
BACKG	ROUND	
3. In su	ipport of my petition to proceed as self-represented, I offer the Court t	he following biographical information.
A.	Age: Year of Birth:	
B.	Education:	
	(1) High School Attended:	
	(2) High School Graduate:   Yes   No	
	(3) Additional Formal Education (if any):	
	-	

CASE TITLE :			CASE NUMBER:		
	(4) Legal Edu	cation (if any):			
C.	Employment Ex	xperience:			
D.	I have previous matters.	ly been granted the right to repre	esent myself in the follow	ing criminal and/or juve	nile court
	Case	Court	Year	Resul	t
	Case	Court	Year	Resul	t
	Case	Court	Year	Resul	t
5. I u	nderstand that the sadvantages of no I understand th THE ASSISTA	SELF-REPRESENTATION  Free are many disadvantages in real thanking a licensed attorney are set if I am permitted to represent to the NCE OF A LAWYER OR THE	the following  myself it will be necessar  COURT, to follow all th	ry for me, WITHOUT	INITIALS
В.	I understand th	<ul> <li>invenile court and civil procedure</li> <li>case against my parental and</li> <li>an experienced trial attorney</li> <li>rassistance by the Court during</li> </ul>	or custody rights will be and that I will not be	e entitled to special	
C.					
D.	I understand the	at I cannot and will not receive a	ny help or special treatm	ent from the Court.	
E.		at no continuance will be allowe made just before trial will most li		ood cause, and that	
F.	status and requ	at depending on the stage of my lest counsel to handle my case, d with a trial or hearing without a	the Court may deny thi		

CASE TITLE:		LE:	CASE NUMBER:	
				<u>INITIALS</u>
	G. I understand that I must not abuse the dignity of the Court. I understand that the Judge may terminate my right to self-representation in the event that I engage in serious misconduct or obstruct the progress of the proceedings. I understand that if my self-represented status is terminated, I may have to be represented by a lawyer, appointed by the Judge, who will then take over the case at that stage.			
	H.	I understand that if an appointed attorney does take over my case, that attorney may be in a disadvantaged position and that such a disadvantage will not be considered an issue on appeal.		
	I. I understand that misconduct occurring outside of court may result in restriction or termination of my privilege to represent myself.		ult in restriction or	
	J.	I understand in the event of the sustaining of a petition and an appeal, by lawyer, I give up and waive my constitutional right to effective assistance possible ground for appeal.		
	K.	I understand that these proceedings pose a serious threat to my parer the possibility that I may ultimately lose my parental rights.	ntal rights, including	
Disadvantages Specific to Persons in Jail or Prison:				
	L.	I understand that because of my custodial status, it will be difficult witnesses and investigate my case. I understand that I will have I telephone, which will make preparations for trial more difficult, and that I more access to the law library (if any) than any other self-represented in	imited access to a will be provided no	
	M.	I understand that in conducting the trial while in custody, I will be limited the courtroom. All documents, for example, will be handed to witnesse through the bailiff. I will be required to remain in my seat at counsel tab freedom of movement in the courtroom.	s, when necessary,	
	N.	I also understand that my self-represented status will not shield me from within the jail, and that I will be subjected to the same disciplinary me inmates for misconduct occurring in jail.		
ADV	ISE	MENTS		<u>INITIALS</u>
		initialing the following, I acknowledge each example of information posse t is reasonably necessary to effectively defend my parental rights:	ssed by an attorney	
	The Judge is the sole trier of fact in a Juvenile Dependency proceeding and has control over the course of legal due process in the case. An attorney's job is to ensure that proper legal due process is followed.			
8.	Dec	sisions by the Judge sometimes require different levels of proof.		
9.		t all decisions by the Judge are appealable. Appealable decisions require cesses.	e different appellate	

CAS	ETITLE:	CASE NUMBER:			
			INITIALS		
10.	If the Court takes jurisdiction over your children, it may then order you to do				
	maintain custody or to reunify. The contents of a case plan are subject to legal due process.				
11.	Failure to follow court orders can significantly jeopardize your parental rights				
COURT'S ADVICE AND RECOMMENDATION			INITIALS		
12.	I understand that it is the advice and recommendation of this Court that I do				
	and that I accept court-appointed counsel. I understand that if I accept cour an experienced lawyer will be assigned to my case. I understand that the Is				
	to investigate my case, file motions as necessary, and advise me on what to				
13.	I understand that this written waiver of my right to counsel will be filed and	I become part of the			
	Court case file. I further understand that on any appeal that may be taken, or upon the filing of a				
	petition for an Extraordinary Writ, this petition will be forwarded to any court of appeal and will be considered by the Court in determining whether I knowingly and intelligently waived my right to				
counsel.					
14.	I understand all that I have read and all that the Court has told me. It is my personal desire that I be granted permission by the Court to proceed self-represented. I understand that by making				
	this request I am giving up the right to be represented by a lawyer.				
I hereby certify that I have read, understood and considered all of the above warnings included in this petition, and I still want to represent myself. I freely and voluntarily give up my right to have a lawyer represent me.					
Date	e: Signed:				
	INTERPRETER'S STATEMENT (if applicable	e)			
I, have been duly sworn or having a written oath on file, certify that I truly translated this form to the party in the language indicated below. The Respondent stated that he or she understood the contents on the form, and then					
initialed and signed the form.					
Language: Spanish Other (specify):					
Date	Signed:				
Date: Signed: Court Interpret		Court Interpreter			
	Type or Print Name:				