DAVIS COUNTY JUSTICE COURT, DAVIS COUNTY, UTAH NON-APPEARANCE RIGHTS, INSTRUCTIONS, AND WAIVER FORM

Defendant:	Case No.:	Bail: \$
Address:	Phone No.:	
or no contest (a no-contest plea me arraignment, you may read and con pretrial conference or a bench trial;	nent, you may plead not guilty, not guilty by reason of ans you do not challenge the charge; it is still a convic- inplete this form and: 1) plead not guilty to all charges or 2) request the court to waive any mandatory appe- ed by the court, the forfeiture will be entered as a con-	ction). If you do not want to appear at s and request that the case be set for a earance and allow you to voluntarily
RIGHTS:		
1) You have the right to be represed afford an attorney; and b) there is appointed attorney's service if the 2) You have the right to represent you be required to comply with technique to hearing, you must: a) represent appointed attorney by filing an are waiver of your right to counsel. 3) You have the right to a speedy pat least 14 days prior to trial. You have the right to confront at 5) You have the right to call witness the attendance of witnesses, the 6) You have the right to testify on you and no one can make you testify 7) You are presumed innocent until	nted by an attorney. The court will appoint an attorner is the possibility of a jail sentence for the offense. Late court determines you are able to do so. yourself. If you do so, the court cannot advise you on nical legal rules. There may be disadvantages to proceed resent yourself; b) hire an attorney; or c) if you cannot affidavit before the proceeding. Failure to exercise operation of the proceeding. Failure to exercise operation are not entitled to a jury trial if you are charged only and cross-examine the prosecution witnesses in openic assess and compel by subpoena their attendance and test prosecution will pay those costs. Your behalf. Any statement you make may be used agong it is always a guilty or no contest; or b) the prosecution of the prime beyond a reasonable double of the prime of the prime beyond a reasonable double of the prime of the prime beyond a reasonable double of the prime	ter, you may have to pay for the how to handle your case, and you will beeding without an attorney. For any of afford an attorney, request a courtation b or c will be treated as an implied y trial, you must make a written demand ly with an infraction. court. timony. If you cannot afford to pay for gainst you. You may refuse to testify, estify cannot be held against you. tion proves you guilty. The prosecution
8) You have the right to bail. If you proceedings; and b) any other co	of the elements of the crime beyond a reasonable double post bail, you will be released on: a) the condition you distingtion the court imposes. Bail may be modified or	you appear in court for future n proper motion, notice, and findings.
If you plead guilty or no contest, th	ese rights are waived, and your plea constitutes an ad	Imission of all the elements of the crime.
you are sentenced or within 28 day	GHT TO APPEAL : A motion to withdraw a guilty of s of a plea held in abeyance. To withdraw your plea, appeal is limited. If you choose to appeal, you must om which you are appealing.	you must show it was not knowingly
	mmendations are not binding on the court. The court with the charges in this case and with any other case.	•
and surcharges, plus interest); Clas	XIMUM SENTENCES): Class B Misdemeanor (0 ds C Misdemeanor (0 days to 90 days jail, \$0 to \$1,062 fines and surcharges, plus interest).	
	regoing rights and instructions. I knowingly and volu charges. I understand that this case will be set for a p	
(Date)	(Defend	dant)
I have read and I understand the fo	regoing rights and instructions. I knowingly and volutive any mandatory appearance and allow me to volu	untarily waive my right to an attorney at

_____(Defendant)

_ (*Date*)