SUPERIOR COURT OF CALIFORNIA COUNTY OF TUOLUMNE 12855 Justice Center Drive, Sonora, CA 95370 Phone: (209) 533-5563		Space below for use of Court Clerk only	
The People of the State of California,			
VS.	laintiff,		
D	efendant.	Case Number:	
PETITION TO PROCEED IN PROPRIA PERSONA			

- 1. I am the defendant in the above-entitled case, and I certify to the Court that I can read and write. I understand that my constitutional rights include the following:
  - a. I understand that I have the right to a speedy and public trial, and that is a right to a trial by jury.
- b. I understand that I have the right to utilize the process of this Court to subpoena any witness or any records that I may need in my own behalf or in my defense.
- c. I understand that I have the right to confront in open Court all witnesses who will be called to testify against me, and that I have a right to cross-examine those witnesses at the time of trial.
- d. I understand that I have the right to testify at the time of trial, but that I cannot be compelled to testify at the time of trial unless I so desire.
  - e. I understand that I have the right to be admitted to liberty on reasonable bail pending the trial.
- f. I UNDERSTAND THAT I HAVE THE RIGHT TO BE REPRESENTED BY A LAWYER AT ALL STAGES OF THE PROCEEDINGS AND, IF I DO NOT HAVE FUNDS TO EMPLOY COUNSEL, ONE WILL BE APPOINTED FOR ME BY THE COURT.

If the Court grants my petition to proceed in propria persona, and if I am permitted to represent myself, I understand I will have to conduct my own defense without the aid of counsel.

DATED:	Defendant
•	port of my application to proceed in prior persona (acting as my own attorney), I offer the Court the biographical information:
a.	Age: Year of Birth:
	Education:
	(1) High School attended:
	(2) High School graduate? Yes No
	(3) Additional formal education:
	(4) Legal education:
C.	Employment experience:
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Case #	Court	Year	Results	
Case #	Court	Year	Results	<del>-</del>
Case #	Court	Year	Results	
and they are qua deputy from the of arises) will be assi	that there are lified trial lawyers. I under ffice of the Tuolumne Coun- igned to try my case, and the natter is set for arraignment	rstand that if I accept ty Public Defender (or nat I will not meet the d	court appointed count private counsel in the eputy who is assigned	sel, a qualified trial event that a conflict
DO NOT REPRES THAT IF I DO RECOMMENDATI	ERSTAND THAT IT IS THE SENT MYSELF, AND ACCE PERSIST IN MY MOTI ION OF THIS COURT TH DIS ASSIGNED TO TRY M' DN.	EPT COUNSEL APPO ION TO ACT IN P AT I AT LEAST WAIT	INTED BY THE COUR RO PER THAT IT I UNTIL I MEET THE	RT; AND FURTHER IS ADVICE AND DEPUTY PUBLIC
	that if I am permitted to a COUNSEL, to follow all of	•		-
	nat the People's case will be jury trials, and that I will r			
that the Court magand obstruct the co	that the right to act in pro p y terminate my right to self- onduct and progress of the awyer, who will then take ov	-representation in the e trial. I understand that	event that I engage in in the event that happe	serious misconduct
7. The crime(s) w	vith which I am charged	_ is are as follow	/s:	
				Initial
8. The crime(s) w	vith which I am charged	_ is are: ge	eneral specific inte	ent crime(s).
fallaa.	at there are certain legal de	` '	with which I am charg	ed, and they are as
				Initial

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<ul> <li>10. I understand that if I am permitted to represent myself, it will be necessary for me, WITHOU ASSISTANCE OF COUNSEL, to conduct my own pretrial motions, which may consist of, but not limited a. Motion for dismissal</li> <li>b. Motion for change of venue.</li> <li>c. Motion to disqualify judge.</li> <li>d. Motion for severance of counts.</li> <li>e. Motion for discovery.</li> </ul>	
f. Motion for the suppression of evidence.  I further understand that each motion must be technically proper and made on time, or any such motion be denied on procedural grounds.	ion may _ <b>Initial</b>
11. I understand that if I am permitted to represent myself, it will be necessary for me, WITHOU ASSISTANCE OF COUNSEL, to handle any possible case settlement; for instance, if I desire, I will personally attempt to negotiate any plea of guilty to any count charged against me to any lesser charged the District Attorney's office may agree.	have to
<ul> <li>12. I understand that if I am permitted to represent myself, it will be necessary for me, WITHOU ASSISTANCE OF COUNSEL, to conduct my own trial, consisting of, but not limited to: <ul> <li>a. Making preliminary motions.</li> <li>b. Impanelment of jury.</li> <li>c. Making an opening statement.</li> <li>d. Cross-examination of witnesses for the prosecution.</li> <li>e. Subpoenaing and presenting my own witnesses.</li> <li>f. Making appropriate objections and motions during the course of the trial.</li> <li>g. Preparing and presenting to the Court proposed jury instructions.</li> <li>h. Making the final argument.</li> </ul> </li> </ul>	JT THE
13. I am aware that in the event I plead guilty, or if after trial I am found guilty, I have a right to mapplication for probation, but that I am not entitled to probation as a matter of right. I am further aware punishment specified by the Penal Code for the crime(s) with which I am charged is are as form MINIMUM SENTENCE	that the ollows:
MAXIMUM SENTENCE  14. I further understand that after trial, if I continue to represent myself IN PROPRIA PERSONA (acting own attorney), it will be necessary for me, WITHOUT THE ASSISTANCE OF COUNSEL, to conduct after trial consisting of, but not limited to:  a. Conducting the insanity or penalty phases of the trial, mentally disordered sex offender proce civil narcotic addict commitment proceedings, if applicable.  b. Making appropriate motions after trial.  c. Representing myself at the time of probation and sentence hearing in the event of a conviction.	matters
15. I understand that as a result of a conviction, I may ultimately be declared to be a mentally disorde offender and that I may be committed to a state hospital. I understand the possible maximum duration commitment to be	
	_ Initial
16. I understand that as a result of a conviction, I may ultimately be declared to be a heroin addictimminent danger of becoming a heroin addict, and that I may be committed to the California Rehability.  Center. I understand the possible maximum duration of that commitment to be	hilitation
	Initial
PETITION TO PROCEED IN PROPRIA PERSONA	

17. I understand that in the event of a finding of not guilty by reason of insanity, I may be committed to a state hospital. I understand the possible maximum duration of that commitment to be:
Initial
18. I understand that in the event that a use of weapon or armed allegation is pleaded and proved against me, it will affect my possible sentence as follows:
Initial
19. I understand that in the event that prior felony convictions are pleaded against me, which may affect my sentence as follows:
In:itial
Initial
20. I understand that this written petition to proceed in propria persona (acting as my own attorney) will be filed and become part of the Superior Court case file. I further understand that on any appeal that may be taken from a conviction, 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 that Court in determining whether I knowingly and intelligently waived my right to legal counsel. Initial
21. I understand that in the event of a conviction and an appeal, by acting as my own lawyer, I give up and waive as a possible ground of appeal my constitutional right to effective assistance of counsel.  Initial
Inda
I hereby certify that I have read, understood, and considered all of the printed matter on this petition, and that the writing hereon in response to the questions asked is in my own handwriting.
DATED:
Defendant

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