		nd Municipal Court Rule 8-501 NMRA]
STAT	TE OF NEW MEXICO NTY OF COURT	
	COURT	
STAT	E OF NEW MEXICO	
V.		No
Defer	ndant	,,
	WAIVEF	R OF COUNSEL
(To l	be used only if, upon conviction, the	e defendant may be sentenced to jail or prison)
1. this c	•	do not want to be represented by an attorney in
2.	You understand that you are char	ged with the following offense(s);
3.	You understand that the maximur	m penalty as to each count is as follows:

[For use with District Court Rule 5-301 NMPA Magistrate Court Rule 6-501 NMPA

9-401. Waiver of Counsel.

- 4. You understand that if you arc found guilty of the offense(s) you can be sentenced to a term of imprisonment and may be required to pay fines and court costs.
- 5. You understand that under the Constitutions of the United States and of the State of New Mexico, you have the right to be represented by an attorney at all critical stages of this criminal case. This includes before trial, at the trial itself, and during proceedings to determine what sentence should be imposed if you are found guilty. You understand

that if you are unable to obtain the services of an attorney and arc determined to be indigent, an attorney will be provided to you free of charge.

- 6. You understand that the services of an attorney can be of great value in determining whether the charges against you are sufficient as a matter of law, whether the procedures used in investigating the charges and obtaining evidence against you, including any statements you may have made, were lawful, whether an act you may have committed actually amounts to the offense(s) of which you are charged, whether you have any other valid defense to the charge(s), and, if you arc found guilty, whether you should be placed on probation, required to pay a fine, or sentenced to a term of imprisonment.
- 7. You understand that the prosecution may be represented by an experienced attorney and that a person unfamiliar with legal procedures may allow the prosecutor an advantage by failing to make timely and valid objections; and because of this you may make tactical decisions that produce unintended consequences that are prejudicial to your defense.
- 8. You understand that the effectiveness of your defense may be diminished by your dual role as attorney and accused.
- 9. You understand that if you are found guilty of the offense(s) charged the Court may sentence you to a term of imprisonment even though you have given up your right to an attorney.
- 10. You understand that if you are convicted you will have a right to appeal your case but that you will not be allowed to complain on appeal about the effectiveness of your own representation.
- 11. You understand that if you choose to represent yourself the Court will hold you to the same rules of evidence and procedure that an attorney must follow.
- 12. You understand that your lack of knowledge of these rules will not prevent the Court from enforcing them.
- 13. You have been informed by the Court of the charge(s) against you, the possible punishments for the charge(s), and your right to have an attorney represent you, even if you cannot afford one.
- 14. You understand your rights and have had the opportunity to ask the Court any questions you might have about waiving your right to an attorney.
- 15. By signing this Waiver of Counsel Advisement you hereby knowingly, intelligently, and voluntarily waive your rights to an attorney.

DO NOT SIGN THIS FORM IF YOU WANT AN ATTORNEY. DO NOT SIGN THIS FORM UNLESS YOU HAVE READ IT AND UNDERSTAND IT.

	Defendant			
The C	Court FINDS the following:			
1. couns	Defendant has been fully informed of the charge(s) filed and of the runsel appointed if indigent;	ight to have		
2. advise	Defendant has executed a waiver of counsel and signed this waiver of counsel isement after their terms and effects have been fully explained;			
	After inquiry into Defendant's background, education, and experience apable of self-representation; and,	e, Defendant		
4. couns		endant has knowingly, intelligently, and voluntarily waived the right to		
	Judge:			
	Date:			

[As amended, effective January 1, 1999; as amended by Supreme Court Order No. 21-8300-023, effective for all cases pending or filed on or after December 31, 2021.]