This form is also available https://www.wicourts.gov/feste formulario está dispoi	orms1/circuit/index.	. <u>htm</u> .	
STATE OF WISCONSIN, CII	<u> </u>	COUNTY	
State of Wisconsin, Plaintiff -vs-		Waiver of Right to Attorney	
Defendant's Name Date of Birth		Case No	
	ose to represent mys to have an attorney re		
I ☐ do ☐ do not	have a high school of	diploma, GED, or HSED. If employed, state your place of employn	nent and occupation:
I	currently receiving tr received treatment in had any alcohol, me have physical or psy	inderstand the English language. reatment for mental or emotional problems n the past for mental or emotional problem edications (whether prescribed or not), or drug ychological disabilities that may affect my a or communicate my position or views on th	ns. gs within the last 24 hours. ability to understand what is
I understand that I have been Crimes		lowing crime(s) that carry the following per nalties (minimum and maximum)	nalties:
Have an attorney aHire my own attorneyAsk the court to re	represent me at all sta appointed for me by the ney at my own expens	ages of this proceeding. he state public defender if I do not have th se. by the state public defender that I am not	
expense if I have b		tially indigent and appoint a court-appointe e for a public defender. I understand I may ted attorney.	
 Represent myself Check this box if you had 	and act as my own at	•	

I understand an attorney would:

- Represent me and speak on my behalf in court.
- Advise me about my legal rights and options.

- Explain and assist me with legal and court procedures.
- Help me negotiate a settlement of my case with the district attorney.
- Investigate and explore possible defenses to the charges against me that may or may not be readily apparent me.
- Prepare and conduct my defense at any motion hearing or trial.
- File motions on issues of evidence, testimony, and procedures of the police.
- Assist me at sentencing if I am convicted of any crime.
- File an appeal, if requested.

□ C	heck this	box if you	ı have rea	nd and un	derstood ti	he above.
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I understand that if I represent myself:

- The judge cannot be my attorney and cannot give me any legal advice.
- The district attorney cannot be my attorney and cannot give me legal advice.
- The judge, district attorney, and court personnel are not required to explain court procedures or the law.
- The judge cannot treat me differently because I do not have an attorney.
- I will be required to follow all legal rules and procedures that an attorney would have to follow in court, It may be difficult for me to challenge evidence presented by the district attorney, even if my case goes to trial.
- It may be difficult for me to present evidence.
- If I want to testify I must be sworn as a witness and answer questions from the district attorney.
- It may be difficult for me to do a good job as my own attorney.

I am making this decision to represent myself knowingly and voluntarily. No one has made any promises or threats to me, and no one has used any influence, pressure, or force of any kind to get me to not ask for an attorney. No one has told me I should not ask for an attorney to represent me.

I have read, or have had read to me, this entire document. I have truthfully answered and understood all portions of this document. I understand the court process involved in my case so that I can adequately represent myself. I want to give up my right to an attorney. I want to represent myself.

>	
	Signature
	Name Printed or Typed
	Address
Email Address	
Telephone Number	Date