**Trial Procedure Notes**

1. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ “voir dire proceedings”. Each side is allowed to \_\_\_\_\_\_\_\_\_\_ and \_\_\_\_\_\_\_\_\_ jurors they feel will be biased against their side.
2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_- Take an oath to only get info on case from the courtroom.
3. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_- Read the \_\_\_\_\_\_\_\_\_\_\_\_\_\_ (charges) and ask for a plea.
4. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_


8. No Lo Contendere- \_\_\_\_\_\_\_\_\_\_\_\_\_\_, no defense. No admission of \_\_\_\_\_\_\_\_\_\_, but still punished.
9. Opening Statements
10. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_- Outlines case. District Attorney (DA) if felony, County Attorney if misdemeanor.
11. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_- Provides a theme to defense.
12. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of Prosecution Witnesses. State goes first. “\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_”.
13. Direct & Cross Examination of Defense Witnesses. Defense does not have to call \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. Defendant does not have to testify (\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_)
14. Rebuttal witness for prosecution. Reply to defense witnesses.
15. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_- Sum up the case. Prosecution, then defense, then prosecution again.
16. Charge to the Jury- Judge’s instructions. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

1. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_by the Jury- In secret
2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_- Must be \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.
3. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_- More testimony about defendant’s \_\_\_\_\_\_\_\_\_\_\_\_\_\_. Might hear from the victim’s family, etc.