/\*php if (\$picture) { print \$picture; }\*/?>

## I.M.C.R. 2. Definitions.

Idaho Misdemeanor Criminal Rule 2. Definitions.

As used in these rules, unless the context clearly requires otherwise:

- (a) "Citable offense" shall mean any misdemeanor triable by a magistrate under the law, and rules of the Idaho Supreme Court.
- (b) "Uniform citation" or "citation" means the Idaho Uniform Citation in the form prescribed by these rules used to bring a citable offense before a court. The uniform citation shall be and constitute a summons and complaint against the person charged.
- (c) "Bail" means money or its equivalent, a property bail bond executed by sureties as provided by law, or a surety bond issued by a surety or fidelity company authorized to issue bail bonds under the law of the state of Idaho, deposited with the court, court clerk, or other public officer by a defendant to secure the defendant's appearance on a uniform citation or a sworn misdemeanor complaint.
- (d) "Clerk" or "clerk of the court" means a deputy district court clerk or any person appointed under Rule 12.
- (e) "Court" means any tribunal with jurisdiction to hear and determine uniform citations or sworn misdemeanor complaints and the magistrate or judge thereof.
- (f) "Magistrate" or "judge" includes any officer authorized by law to sit as a court with jurisdiction to hear and determine citable offenses as defined by these rules.
- (g) "Police officer" or "peace officer" includes a member of the Idaho State Police, a sheriff or deputy sheriff, a city policeman or marshal, a constable or any other officer duly authorized to enforce municipal, county, or state laws.

(Adopted December 27, 1979, effective July 1, 1980; amended April 18, 1983, effective July 1, 1983.)

Source URL: https://isc.idaho.gov/imcr2