

**IN THE DISTRICT COURT OF THE SIXTH JUDICIAL DISTRICT
OF THE STATE OF IDAHO**

RE: ORDER ON POSTPONEMENT OF
JURY TRIALS AND SAFETY
PROTOCOLS FOR SIXTH JUDICIAL
DISTRICT COURTROOMS AND COURT
SERVICES OFFICES

ADMINISTRATIVE ORDER
2021-44

WHEREAS, on November 29, 2021 the Idaho Supreme Court issued an amended order entitled "EMERGENCY ORDER REGARDING COURT SERVICES," ("Order"), which governs court operations to foster public safety, reduce the risk of the spread of coronavirus and the incidence of COVID-19; and,

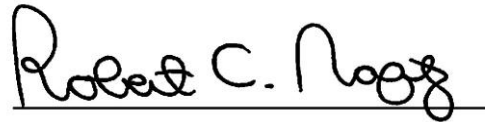
WHEREAS, the Order requires the Administrative District Judge to enter an administrative order defining the safety protocols that will be required in the county's courthouse and postpone jury proceedings if determined that the county has a seven-day moving average incidence rate of confirmed or presumed cases of COVID-19 of 25.0 or greater per 100,000 population as reflected on the Idaho Department of Health and Welfare's COVID-19 Data Dashboard ("Dashboard"); and,

WHEREAS, the Administrative District Judge has determined upon review of the Idaho Dashboard of COVID-19 on December 24, 2021, that **NO COUNTIES** in the Sixth Judicial District meet the conditions set in the Order under sections 2 and 7(b) to require an administrative order to define safety protocols and postpone jury proceedings.

IT IS HEREBY ORDERED that effective DECEMBER 24, 2021:

1. All persons entering a **BANNOCK COUNTY, BEAR LAKE COUNTY, CARIBOU COUNTY, FRANKLIN COUNTY, ONEIDA COUNTY** and **POWER COUNTY** courtroom or court services office to do court business are required to wear a mask that covers the nose and mouth when interacting in-person with the public and when unable to maintain six feet of social distance from anyone who does not live in their household, unless separated by Plexiglas or other approved protective barrier, pursuant to section 2 of the Order.
2. All other **BANNOCK COUNTY, BEAR LAKE COUNTY, CARIBOU COUNTY, FRANKLIN COUNTY, ONEIDA COUNTY** and **POWER COUNTY** court proceedings, other than those required to be in person pursuant to the Order, are presumptively to be held remotely, subject to the discretion of the presiding judge and after making findings on the record, that the proceeding must be held in person because of the court's needs or to prevent undue prejudice to a party, pursuant to section 2 of the Order.

Dated this 24th day of December, 2021.

Handwritten signature of Robert C. Naftz in black ink, written over a horizontal line.

ROBERT C. NAFTZ
Administrative District Judge
Sixth Judicial District

cc: Sara Omundson, Administrative Director of the Courts
All Sixth Judicial District Judges
Trial Court Administrator, Sixth Judicial District
All Sixth District County Clerks
All Sixth District Jury Commissioners