In the Supreme Court of the State of Idaho

IN RE: ASSIGNMENT OF)
MAGISTRATES TO ARRAIGNMENTS)
ON INDICTMENT OR INFORMATION)

ORDER

The Administrative District Judge of the Fourth Judicial District has, by Administrative Order No. 20-27-03-23 dated March 27, 2020, a copy of which is attached to this Order, ordered that any magistrate judge in the Fourth Judicial District may act as a district judge for the purpose of complying with Idaho Criminal Rule 10, and

Idaho Court Administrative Rule 5.1(b)(1) requires approval of the Supreme Court for such assignment of additional cases to magistrates, and

The Court, having considered the application of the Administrative District Judge of the Fourth Judicial District for such approval, and being fully informed as to the request,

NOW, THEREFORE, IT IS ORDERED that the application for approval of the assignment of any magistrate judge in the Fourth Judicial District to act as district judge for the purpose of complying with Idaho Criminal Rule 10, as specifically set forth in Fourth District Administrative Order No. 20-27-03-23, is approved.

IT IS FURTHER ORDERED, that this authorization of expansion of assignments shall continue from the date of this order until otherwise provided by an order of this Court.

DATED this 31st day of March, 2020.

By Order of the Supreme Court

Roger S. Burdick, Chief Justice

Burche

ATTEST:

Clerk

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO

RE: ARRAIGNMENT ON INDICTMENT OR INFORMATION

ADMINISTRATIVE ORDER

NO. 20-27-03-02

Due to the threat of the COVID-19 virus, certain court proceedings must be conducted electronically. Because the court's video capabilities are limited, it is necessary to consolidate court dockets wherever possible.

Therefore, effective immediately, any magistrate judge in the Fourth Judicial District may act as a district judge for the purpose of complying with Idaho Criminal Rule 10. The magistrate judge may receive the filing of an Indictment or Information and should immediately arraign the defendant on the charging document as required by Idaho Criminal Rule 10. After arraigning the defendant, if acting in Ada County, the magistrate judge should set the matter for an entry of plea before the assigned district judge in three weeks' time. If a motion to reduce or revoke bond is filed, the motion may be heard by the district judge at the entry of plea hearing.

This administrative order does not affect arraignments on probation violations under Idaho Criminal Rule 5.3.

IT IS SO ORDERED.

Dated this 27° day of March 2020.

Honorable Melissa Moody

Administrative District Judge
Fourth Judicial District

cc: All Fourth Judicial Judges

Sandra Barrios, Trial Court Administrator, Fourth Judicial District

Robert Reisig, Administrative Staff Attorney Phil McGrane, Ada County Clerk of Court

Jan M. Bennetts, Ada County Prosecuting Attorney

Anthony R. Geddes, Ada County Public Defender

Mary Prisco, Boise County Clerk of Court

Adam Strong, Boise County Prosecuting Attorney - astrong@co.boise.id.us

Rob Chastain, Boise County Public Defender

Shelley Essl, Elmore County Clerk of Court

Daniel Page, Elmore County Prosecuting Attorney Terry Ratliff, Elmore County Public Defender

Doug Miller, Valley County Clerk of Court

Carol Brockmann, Valley County Prosecuting Attorney

Scott Erekson, Valley County Public Defender, ereksonlaw@frontier.com

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