

In the Supreme Court of the State of Idaho

IN RE: JUVENILE MANDATORY FORMS)
)
)

ORDER

The Court, having received from the Juvenile Justice Advisory Committee a recommendation to approve, under the guidance and oversight of said committee, mandatory Juvenile forms, and the Court having reviewed and approved these forms;

The following forms, which are attached to this order as Schedule A, are approved and adopted for mandatory statewide use:

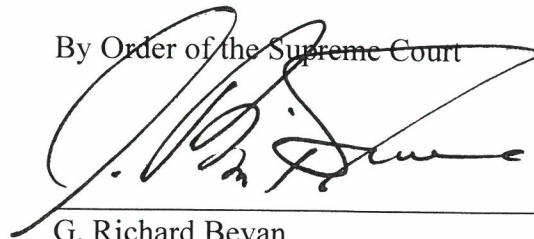
- JV Decree and Order of Disposition (Commitment) I.C. 20-520 (M61)
- JV Decree and Order of Disposition (Non-Commitment) I.C. 20-520 (M62)
- JV Order Expanding JCA Proceeding to CPA Proceeding (M64)
- JV Order for Detention (I.C. 20-516) (M65)
- JV Order for Discretionary Detention Days (Minor Child) (M67)

A copy of the orders shall be sent to all magistrate judges, clerks of the district court, trial court administrators and administrative district judges.

This order is effective immediately.

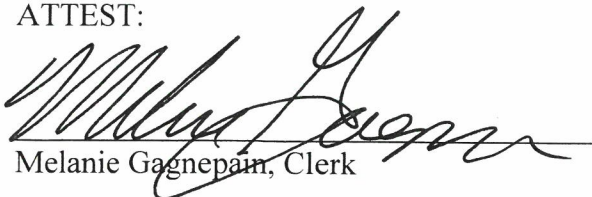
DATED this 27th day of June, 2024.

By Order of the Supreme Court



G. Richard Bevan
Chief Justice, Idaho Supreme Court

ATTEST:



Melanie Gagnepain, Clerk

I, Melanie Gagnepain, Clerk of the Supreme Court/
Court of Appeals of the State of Idaho, do hereby
Certify that the above is a true and correct copy of the
Juvenile Forms entered in the above entitled
cause and now on record in my office. WITNESS my
hand and the Seal of this Court June 27, 2024
Melanie Gagnepain, Clerk

By  Deputy

IN THE DISTRICT COURT OF THE <_DistrictName_> JUDICIAL DISTRICT OF
THE STATE OF IDAHO, IN AND FOR THE COUNTY OF <_CountyName_>

In the Interest of:

<_NameParam_>

A Juvenile Under 18 Years of Age.

DOB: <_DefDOBC_>

Case No. <_CaseNum_>

Decree and Order of Disposition (Commitment)

I.C. § 20-520

The matter having come before this Court on <_LastHrgDate_>, the following parties appeared:

- | | |
|---|--|
| <input type="checkbox"/> Prosecutor: <_AllAttorney_> | <input type="checkbox"/> Guardian: <_NameParam30_> |
| <input type="checkbox"/> Juvenile's Attorney: <_AllAttorney_> | <input type="checkbox"/> Juvenile: <_NameParam_> |
| <input type="checkbox"/> Mother's Attorney: <_AllAttorney_> | <input type="checkbox"/> Mother: <_NameParam_> |
| <input type="checkbox"/> Father's Attorney: <_AllAttorney_> | <input type="checkbox"/> Father: <_NameParam_> |

The Juvenile is before the Court on the following charge(s):

<u>Count</u>	<u>Statute I.C. §</u>	<u>Charge Desc.</u>
<_ChrgNm_>	<_ChrgStatute_>	<_ChrgDesc_>
m_>		

The charges were amended or dismissed as follows: _____.

FINDINGS OF FACT AND CONCLUSIONS OF LAW

- The Court finds the Juvenile was fully informed of their rights and of the consequences of admitting to the offense(s), and including waiving the right to remain silent, the right to have the State prove the offense(s) beyond a reasonable doubt at a trial where the Juvenile would have the right to cross examine witnesses, subpoena witnesses, and present defenses.
- The Juvenile's admission is freely and voluntarily given with the consent and awareness of the Juvenile's parent(s), guardian(s), or other responsible adult, and with a factual basis to believe the Juvenile committed the offense(s).
- The Petition was found to be true following an Evidentiary Hearing.
- Previous informal adjustment revoked.
- The case was transferred from _____ County for disposition.

The Court finds the Juvenile is within the purview of the Juvenile Corrections Act of 1995.

DISPOSITION

The Court has considered the Screening Team’s report, Social History Report, and based upon the report(s), recommendations, the court record, and information provided, the Court makes the following findings:

- The Juvenile’s prior history or the charged offense(s) contain the following underlying facts:
 - violence that either did or could reasonably have resulted in serious bodily injury or death to others, specifically (*Describe the specific facts relied upon*): _____.
 - offense of a sexual nature, specifically (*Describe the specific facts relied upon*): _____.
 - a wanton and reckless disregard for the property rights of others such that release constitutes a substantial risk to the community, specifically (*Describe the specific facts relied upon*): _____.
 - a pattern of misdemeanor or felony criminal behavior, escalating in its impact on public safety or the Juvenile’s safety or well-being over time, specifically (*Describe the specific facts relied upon*): _____.

Reasonable efforts have been taken to prevent or eliminate the need for removal of said Juvenile from the family home and continuation in the home would be contrary to the welfare of said Juvenile.

Based upon the above findings, the Court concludes that the risks posed to the public by the Juvenile are such that the Juvenile is in need of treatment programming within a secure setting available through the Department of Juvenile Corrections and it is in the best interest of the Juvenile to be committed to the legal custody of the Department of Juvenile Corrections.

ORDER FOR COMMITMENT

Therefore, the Court Orders that the Juvenile shall be committed to the Department of Juvenile Corrections for an indeterminate period of time, not to exceed their 19th birthday, unless in the opinion of the Custody Review Board, the Juvenile should remain in the legal custody of the Department to address the Juvenile’s accountability, competency development, and community protection; provided however, that no juvenile offender shall remain in the custody of the Department beyond the Juvenile’s 21st birthday. The Juvenile shall be detained in a juvenile detention center awaiting transfer to the Department of Juvenile Corrections. The Department of Juvenile Corrections shall be charged for each and every day in excess of five (5) days.

Probation. The Juvenile is placed on probation with the _____ County Juvenile Probation Office for a period of up to thirty-six (36) months after release from the Department of Juvenile Corrections. Upon release from the Department of Juvenile Corrections, the Juvenile shall continue on probation with terms and conditions.

- attached hereto as Exhibit A;
- and any special terms or conditions as specified in Exhibit B.

including possible reduction in duration, to be set by the Court at the Return to Community Hearing.

Case Report. The Department of Juvenile Corrections shall submit a Case Report to the Court not less than every three (3) months.

Recommitment. The Juvenile has previously been committed to the Department of Juvenile Corrections and should be recommitted to further address competency, accountability, and community protection.

Suspended Commitment: The commitment is suspended and the Juvenile is ordered to serve up to _____ months on probation under the control of the _____ County Juvenile Probation Office. The Juvenile shall be in the legal custody and under the control of their parent(s), guardian(s), or other responsible adult designated by the Court at all times and shall also be under the control of the Magistrate Court, and shall abide by the Terms and Conditions of Probation:

attached hereto as Exhibit A;

and any special terms or conditions as specified in Exhibit B.

Detention: The Juvenile shall be placed in detention as follows:

Counts	Charge 1	Charge 2	Charge 3	Charge 4	Charge 5
Days Imposed					
Credit Days Served	-	-	-	-	-
Days to Serve					
TOTAL	=	=	=	=	=
Suspended					

All detention time will run consecutive with this and all other active cases unless specified below:

Concurrent with case number(s) _____;

Other: _____.

Based on the information before the Court, the Court finds it is in the best interest of the Juvenile to be detained, reasonable efforts have been made to prevent the Juvenile's removal from the home, and it is contrary to the welfare of the Juvenile at this time to remain in the home.

The Juvenile, a minor child, shall be detained in a juvenile detention facility separate and apart from adults until further order of the Court.

Restitution:

Amount to be determined by the Court in a separate written order as provided in Idaho Code § 19-5304.

Restitution to be held open for _____ days.

Juvenile Sex Offender Registry. In accordance with Title 18, Chapter 84, Idaho Code, the Juvenile is required to register with the Idaho Juvenile Sex Offender Registry.

FEES AND COSTS

The **Juvenile** is responsible for:

- court costs and fees identified as related to this petition (all counts):
 - \$20 Petition fee, per Idaho Code § 20-520:
 - cost of Supervision Fee, (\$_____ per month), per Idaho Code § 20-520;
 - Worker’s Compensation fee of \$0.60 per hour of community service and any other fees required for the community service:
- complying with the payment schedule established or paying the balance in full.
 - paying \$_____ per month as set by Court, to start on: _____.

The **Juvenile’s parent(s)** _____ is/are responsible for paying Detention fees (\$_____ per day), per Idaho Code § 20-524(2):

- and complying with the payment schedule established or pay the balance in full.
- and paying \$_____ per month as set by the Court, to start on: _____.

In accordance with Idaho Code § 20-524(1), whenever a juvenile is placed by the Court in custody other than that of the Juvenile’s parent(s)/guardian(s) or other responsible adult, after due notice, and after a hearing, the Court may order that the person pay in whole or in part for the support and treatment of the Juvenile.

Any parent(s), guardian(s), or other responsible adult violating any order of the Court entered against the person will be subject to contempt proceedings under Title 7, Chapter 6, Idaho Code.

IT IS SO ORDERED.

Dated: _____

Judge <_CaseJudOfficer_>

Juvenile

Parent / Guardian / Other Responsible Adult

CERTIFICATE OF SERVICE

I certify that on this date I served a copy of the attached to:

<_AllAttorney_>	<_AttyEmailAddress_>	<_AllAttorney_>
<_FormTokenSigText28_>	<_FormTokenSigText29_>	[X] By E-mail
<_FormTokenSigText_>	<_FormTokenSigText_>	[X] By E-mail
<_CCListAllParAddrCase_>	<_CCListAllParAddrCase_>	
	<u>ase</u> >	

<_CourtAdminName_>
Clerk of the Court

Dated: _____

By: _____
Deputy Clerk

IN THE DISTRICT COURT OF THE <_DistrictName_> JUDICIAL DISTRICT OF
THE STATE OF IDAHO, IN AND FOR THE COUNTY OF <_CountyName_>

In the Interest of:

<_NameParam_>

A Juvenile Under 18 Years of Age.

DOB: <_DefDOBC_>

Case No. <_CaseNum_>

Decree and Order of Disposition (Non-Commitment)
I.C. § 20-520

Informal Adjustment

The matter having come before this Court on <_LastHrgDate_>, the following parties appeared:

- | | |
|---|--|
| <input type="checkbox"/> Prosecutor: <_AllAttorney_> | <input type="checkbox"/> Guardian: <_NameParam30_> |
| <input type="checkbox"/> Juvenile's Attorney: <_AllAttorney_> | <input type="checkbox"/> Juvenile: <_NameParam_> |
| <input type="checkbox"/> Mother's Attorney: <_AllAttorney_> | <input type="checkbox"/> Mother: <_NameParam_> |
| <input type="checkbox"/> Father's Attorney: <_AllAttorney_> | <input type="checkbox"/> Father: <_NameParam_> |

- The Juvenile has signed a written waiver acknowledging an understanding of the disadvantages of proceeding without an attorney, and the Court finds the Juvenile's best interest does not require the appointment of an attorney.

The Juvenile is before the Court on the following charge(s):

<u>Count</u>	<u>Statute I.C. §</u>	<u>Charge Desc.</u>
<_ChrgNm_>	<_ChrgStatute_>	<_ChrgDesc_>
m_>		

The charges were amended or dismissed as follows: _____.

FINDINGS OF FACT AND CONCLUSIONS OF LAW

- The Court finds the Juvenile was fully informed of the Juvenile's rights and of the consequences of admitting to the offense(s), including waiving the right to remain silent, and the right to have the State prove the offense(s) beyond a reasonable doubt at a trial where the Juvenile would have the right to cross-examine witnesses, subpoena witnesses, and present defenses.
- The Juvenile's admission is freely and voluntarily given with the consent and awareness of the Juvenile's parent(s), guardian(s), or other responsible adult, and with a factual basis to believe the Juvenile committed the offense(s).
- The Petition was found to be true following an Evidentiary Hearing.
- Previous informal adjustment revoked.
- The case was transferred from _____ County for disposition.

The Court finds the Juvenile is within the purview of the Juvenile Corrections Act of 1995.

DISPOSITION

The Court having reviewed the Social History Report or having waived the same, and based upon the report(s), recommendations, the court record, and information provided, the Court orders the following:

Informal Adjustment: Pursuant to Idaho Code section 20-520(1)(a) and Rule 11, Idaho Juvenile Rules, the Court has decided to make an Informal Adjustment for a term of up to _____ months. The Juvenile shall be in the legal custody and under the control of the Juvenile’s parent(s), guardian(s), or other responsible adult designated by the Court at all times and shall also be under the control of the Magistrate Court and shall abide by the Terms and Conditions of Informal Adjustment attached hereto as Exhibit A, and any special terms or conditions as specified in Exhibit B.

Probation: The Juvenile is ordered to serve up to _____ months on probation under the control of the <_CountyName_> County Juvenile Probation Office. The Juvenile shall be in the legal custody and under the control of the Juvenile’s parent(s), guardian(s), or other responsible adult designated by the Court at all times and shall also be under the control of the Magistrate Court and shall abide by the Terms and Conditions of Probation attached hereto as Exhibit A, and any special terms or conditions as specified in Exhibit B.

Supervised Unsupervised

Early termination of probation at the Court’s discretion to be considered after _____.

In the event that courtesy supervision is required in another Idaho county, the Juvenile shall reimburse the supervising county at that county’s stated monthly rate.

Detention: The Juvenile shall be placed in detention as follows:

Counts	Charge 1	Charge 2	Charge 3	Charge 4	Charge 5
Days Imposed					
Credit Days Served	-	-	-	-	-
Days to Serve					
TOTAL	=	=	=	=	=
Suspended					

Based on the information before the Court, the Court finds it is in the best interest of the Juvenile to be detained, reasonable efforts have been made to prevent the Juvenile’s removal from the home, and it is contrary to the welfare of the Juvenile at this time to remain in the home.

The Juvenile, a minor child, shall be detained in a juvenile detention facility separate and apart from adults until further order of the Court.

All detention time will run consecutive with this and all other active cases unless specified below:

- Concurrent with case number(s) _____;
- Other: _____.

Community Service: The Juvenile shall complete _____ hours of community service by _____.

Restitution:

Amount to be determined by the Court in a separate written order as provided in Idaho Code section 19-5304.

Restitution to be held open for _____ days.

Juvenile's Driver's License: Suspended _____ days. Work permit allowed. Reinstatement fee may be required with Department of Transportation prior to obtaining a valid license.

Juvenile Sex Offender Registry: In accordance with Title 18, Chapter 84, Idaho Code, the Juvenile is required to register with the Idaho Juvenile Sex Offender Registry.

CASE PLAN

The Juvenile and the Juvenile's parent(s), guardian(s), or other responsible adult shall participate fully with the probation department in the development of a case plan to address those factors in the Juvenile's life, which add to the risk of reoffending.

ADDITIONAL CONDITIONS: _____

FEES AND COSTS

The **Juvenile** is responsible for:

court costs and fees identified as related to this petition (all counts).

\$20 Petition fee, per Idaho Code section 20-520;

cost of Supervision Fee, (\$_____ per month), per Idaho Code section 20-520;

Worker's Compensation fee of \$0.60 per hour of community service and any other fees required for the community service.

complying with the payment schedule established or paying the balance in full.

paying \$_____ per month as set by the Court, to start on: _____.

The **Juvenile's parent(s)** _____ is/are responsible for paying Detention fees (\$_____ per day), per Idaho Code section 20-524(2), and:

complying with the payment schedule established or paying the balance in full.

and paying \$_____ per month as set by the Court, to start on: _____.

Additional Financial Court Ordered obligations: _____

In accordance with Idaho Code section 20-524(1), whenever a Juvenile is placed by the Court in custody other than that of the Juvenile's parents or custodian, after due notice, and after a hearing, the Court may order that the person pay in whole or in part for the support and treatment of the Juvenile.

Any parent, legal guardian, or custodian violating any order of the Court entered against the person will be subject to contempt proceedings under Title 7, Chapter 7, Idaho Code.

REVIEW HEARING

Review by the Court on _____. The Court reserves the right to modify its Order at that Review Hearing.

Dated: _____

Judge <_CaseJudOfficer_>

Juvenile

Parent / Guardian / Other Responsible Adult

CERTIFICATE OF SERVICE

I certify that on this date I served a copy of the attached to:

<_AllAttorney_>	<_AttyEmailAddress_>	<_AllAttorney_>
<_FormTokenSigText31_>	<_FormTokenSigText29_>	[X] By E-mail
<_CountyName_> County Juvenile Probation: <_FormTokenSigText_>	<_FormTokenSigText_>	[X] By E-mail
<_CCListAllParAddrCase_>	<_CCListAllParAddrCase_> <u>ase</u> >	
	<_CourtAdminName_> Clerk of the Court	

Dated: _____

By: _____
Deputy Clerk

IN THE DISTRICT COURT OF THE <_DistrictName_> JUDICIAL DISTRICT OF
THE STATE OF IDAHO, IN AND FOR THE COUNTY OF <_CountyName_>

In the Interest of:

<_NameParam_>,

A Juvenile Under 18 Years of Age.

DOB: <_DefDOBC_>

Petition No. <_CaseNum_>

Order Expanding Juvenile Corrections Act
(J.C.A.) Proceeding to Child Protective Act
(C.P.A.) Proceeding

Idaho Juvenile Rule (I.J.R.) 16

This matter came before the Court under the J.C.A. on <_LastHrgDate_>. Based upon the J.C.A. proceeding, the Court has reasonable cause to believe that the above-named Juvenile is neglected, abused, abandoned, homeless, or the Juvenile's parent(s), guardian(s), or legal custodian(s) fail(s) or is unable to provide a stable home environment pursuant to Idaho Code section 16-1603.

The Court finds the following:

1. The birth date, gender, and residential address of the Juvenile are:

<u>DOB</u>	<u>Gender</u>	<u>Residence</u>
<_DefDOBC_>	<_GenderParam_>	<_AddrParam_>

2. The names and residential addresses of the Juvenile's parent(s), guardian(s), or legal custodian(s) are:

<u>Name</u>	<u>Residence</u>
<_CCListAllParAddrCase_>	

If neither parent is within the state, or if the residential address of neither parent is known, the name and address of any known adult relative residing in Idaho is: _____

3. The specific facts which bring the Juvenile within the jurisdiction of the C.P.A. are:

- (a) _____
- (b) _____
- (c) _____
- (d) _____

- 4.1 Juvenile Remaining in the Home. There does not at this time exist a basis for removal of the Juvenile from the custody of the parent(s), guardian(s), or legal custodian(s) pending the Adjudicatory Hearing, which will be held within 30 days of today's date.

OR

- 4.2 Removing Juvenile from the Home. It is contrary to the welfare of the Juvenile to remain in the home and it is in the best interest of the Juvenile to be removed from the home

pending further proceedings in this case. Reasonable efforts have been made, but no preventative services can reasonably be provided to prevent removal at this time. It is in the best interest of the Juvenile to vest legal custody of the child in the Idaho Department of Health and Welfare (I.D.H.W.) pending further proceedings. The Court makes this finding based on:

- (a) _____
- (b) _____
- (c) _____
- (d) _____

THE COURT ORDERS that pursuant to I.J.R. 16, the J.C.A. proceeding is expanded to a C.P.A. proceeding. The filing and service of this Order shall have the same effect as the filing and service of a C.P.A. petition.

THE COURT FURTHER ORDERS:

- The Juvenile will remain in the custody of the parent(s), guardian(s), or legal custodian(s) pending the Adjudicatory Hearing, which will be held within 30 days of today's date. Notice will be served by summons upon the Juvenile parent(s), guardian(s), or legal custodian(s), and notice shall be given to I.D.H.W. and the Department of Juvenile Corrections, if the Juvenile is in the custody of I.D.H.W., as provided by I.J.R. 16(d).
- The Juvenile is placed in the temporary custody of I.D.H.W. pending the Shelter Care Hearing which shall be held within 48 hours of entry of this Order, excluding weekends and holidays. Notice shall be given to the Juvenile's parent(s), guardian(s), or legal custodian(s) and I.D.H.W. as provided by I.J.R. 16(c). The above-named Juvenile shall be taken to a place of shelter care by either a peace officer or an I.D.H.W. caseworker.
- A Protective Order pursuant to I.C. section 16-1615(8) will be issued in this case as a separate order.

The Idaho Department of Health and Welfare shall investigate the applicability of the Indian Child Welfare Act (25 USC § 1901) to this proceeding.

Copies of all court documents, studies, reports, evaluations, and other records in the court files, probation files and juvenile corrections files relating to the Juvenile will be made available to I.D.H.W. at its request.

IT IS SO ORDERED.

Dated: _____

Judge <_CaseJudOfficer_>

CERTIFICATE OF SERVICE

I certify that on this date I served a copy of the attached to:

<_AllAttorney_>	<_AttyEmailAddress_>	<_AllAttorney_>
<_FormTokenSigText_>	<_FormTokenSigText_>	[X] By E-mail
<_FormTokenSigText21_>	<_FormTokenSigText22_>	[X] By E-mail
<_DefNameAdd_>	<_EmailAddress_>	[] By E-mail [] By mail [] By fax (number) [] By personal delivery
<_CCListAllParAddrCase_>	<_CCListAllParAddrCase_>	<_CCListAllParAddrCase_>
	>	
	<_CourtAdminName_>	
	Clerk of the Court	

Dated: _____

By: _____
Deputy Clerk

IN THE DISTRICT COURT OF THE <_DistrictName_> JUDICIAL DISTRICT OF
THE STATE OF IDAHO, IN AND FOR THE COUNTY OF <_CountyName_>

In the Interest of:

<_NameParam_>

A Juvenile Under 18 Years of Age.

DOB: <_DefDOBC_>

Case No. <_CaseNum_>

Order for Detention

I.C. § 20-516

Order Expires: _____

<u>Count</u>	<u>Statute I.C. §</u>	<u>Charge Desc</u>
<_ChrgNum_>	<_ChrgStatute_>	<_ChrgDesc_>
um_>		

Based on the Affidavit of Probable Cause filed in this matter and other information in the court record, the Court finds:

- 1) it is in the best interest of the Juvenile to be detained;
- 2) reasonable efforts have been made to prevent the Juvenile's removal from the home;
and,
- 3) it is contrary to the welfare of the Juvenile at this time to remain in the home.

The Juvenile, a minor child, shall be detained in a juvenile detention facility separate and apart from adults, pursuant to Idaho Code section 20-518.

The Juvenile shall be released:

- when a Plan for Release is approved.
 on _____ at _____ a.m./p.m. to: _____.

This matter is set for a Detention Review hearing before the Court on _____ at _____ a.m./p.m.

Dated: _____

Judge <_CaseJudOfficer_>

CERTIFICATE OF SERVICE

I certify that on this date I served a copy of the attached to:

<_AllAttorney_>	<_AttyEmailAddress_>	<_AllAttorney_>
Juvenile Detention	_____	[X] By E-mail
<_FormTokenSigText_>	<_FormTokenSigText_>	[X] By E-mail

<_CCListAllParAddrCase_>

<_CCListAllParAddrCase_> <_CCListAllParAddrCase_>
_>

<_CourtAdminName_>
Clerk of the Court

Dated: _____

By: _____
Deputy Clerk

RETURN OF SERVICE

I certify that I received this Order of Detention on the (date) _____ and
served it on the Juvenile on the (date) _____ at _____ a.m.,
p.m.

Dated: _____

(Signature)

(Typed/Printed Name)

IN THE DISTRICT COURT OF THE <_DistrictName_> JUDICIAL DISTRICT OF
THE STATE OF IDAHO, IN AND FOR THE COUNTY OF <_CountyName_>

In the Interest of:

<_NameParam_>,

A Juvenile Under 18 Years of Age.

DOB: <_DefDOBC_>

Case No. <_CaseNum_>

Order for Discretionary Detention Days
(Minor Child)

I.C. § 20-516, I.J.R. 17(f)

Upon receipt of an affidavit by the probation officer, the Court finds:

- 1) there is reasonable cause to believe that the Juvenile has violated a term or condition of probation;
- 2) the underlying charge(s) of:

<u>Charge</u>	<u>Statute</u>	<u>Description</u>
<_Chrg Num_>	<_ChrgStatute_>	<_ChrgDesc_>

for which the Juvenile is being detailed is/are not (a) status offense;

- 3) it is in the best interest of the Juvenile to be detained;
- 4) reasonable efforts have been made to prevent the Juvenile's removal from the home;
and,
- 5) it is contrary to the welfare of the Juvenile at this time to remain in the home.

It is ordered that the Juvenile serve (choose one) day(s) of detention, not to exceed 3 days. The Juvenile, a minor child, shall be detained separate and apart from adults, pursuant to Idaho Code section 20-518. Discretionary detention days served will be credited towards the outstanding discretionary days previously ordered by this Court, and the total detention time as ordered in the judgment, leaving a balance of _____ discretionary days and _____ total detention days remaining.

IT IS SO ORDERED.

Dated: _____

Judge <_CaseJudOfficer_>

CERTIFICATE OF SERVICE

I certify that on this date I served a copy of the attached to:

<_AllAttorney_>

<_AttyEmailAddress_>

<_AllAttorney_>

<_FormTokenSigText_> <_FormTokenSigText_> [X] By E-mail

<_CountyName_> County (E-mail) [] By E-mail [] By mail
Juvenile Detention [] By fax (number): _____
[] By personal delivery

<_DefNameAdd_> <_EmailAddress18_> [] By E-mail [] By mail
[] By fax (number): _____
[] By personal delivery

<_CCListAllParAddrCase_> <_CCListAllParAddrCase_> <_CCListAllParAddrCase_>
>
<_CourtAdminName_>
Clerk of the Court

Dated: _____

By: _____
Deputy Clerk

RETURN OF SERVICE

I certify that I received this Order of Detention on the (date) _____ and
served it on the Juvenile on the (date) _____ at
_____ a.m., p.m.

Dated: _____

(Signature)

(Typed/Printed Name)