

SUMMARY STATEMENT

State of Idaho, Department of Health and Welfare v. Jane Doe (2019-18), Docket No. 47190

Jane Doe (“Mother”) appealed a magistrate court’s decision to terminate her parental rights to her son (A.V.). Father’s termination was the subject of a separate appeal (Dkt. No. 47200). The Idaho Supreme Court affirmed the magistrate court’s decree terminating her parental rights. It held that the magistrate court did not err in determining that Mother neglected A.V. and did not err in determining that termination was in A.V.’s best interests.