



## Idaho Treatment Court Rule 19

### Idaho Treatment Court Rule 19. Graduation from Treatment Court

(a) When a participant successfully completes a Treatment Court, the Treatment Court Judge shall enter a “Notice of Graduation from Treatment Court and Order Stopping Participant Fees”.

(b) If a participant was admitted into a Treatment Court on a new criminal charge, upon motion or stipulation of the parties the Treatment Court Judge may enter a judgment consistent with the agreement of participation in the Treatment Court and pursuant to the relief afforded to the participant by Idaho Code § 19-2604.

(c) If a participant was admitted into a Treatment Court on a probation violation or a stipulation for amendment of the terms of probation in lieu of a probation violation, the matter will be referred to the assigned sentencing court for purposes of determining when the participant may be fully discharged from probation and determining any relief afforded to the participant by Idaho Code § 19-2604.

(d) If a participant was admitted into a Treatment Court through a change of venue as set forth in I.R.T.C. 11(a)(1), the Treatment Court Judge shall continue to preside over the case for purposes of determining any relief afforded to the participant.

(e) If a participant was admitted into a Treatment Court by means of a transfer of supervision as set forth in I.R.T.C. 11(a)(2), the matter shall be referred back to the original court for any final disposition.

(f) In post-sentence Treatment Courts, when a defendant continues on probation after graduating from a Treatment Court, and when it is alleged that a defendant thereafter violated any term or condition of probation, the probation violation will be heard by the assigned judge.

(Adopted April 29, 2022, effective July 1, 2022; amended June 3, 2025, effective June 3, 2025.)

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