

## **SUMMARY STATEMENT**

*State of Idaho v. Jason McClure*, Docket No. 43131

Jason McClure appealed his judgment of conviction for criminal contempt in this Elmore County case, claiming the district court did not have subject matter jurisdiction because the affidavit initiating the proceeding was not signed by a notary public. The Supreme Court upheld McClure's conviction, concluding that the initiating document was a proper affidavit, having been signed and sworn to before a deputy court clerk.