

Proposed Amendments to the Idaho Rules for Treatment Courts
December 2024

The Idaho Supreme Court's Treatment Court Committee is seeking input on proposed revisions to the Idaho Rules for Treatment Courts. Please send your comments to **Deena Layne** at dlayne@idcourts.net by **Friday, December 20, 2024**. Thank you.

Proposed Amendments to I.R.T.C. Rule 15: Adds new subsections to require notice to treatment court judges of agents' warrants and orders for revocation for release within 24 hours.

Idaho Treatment Court Rule 15. Judgments and Orders

(a) A Treatment Court Judge has authority to enter any orders necessary to accomplish the goals and objectives of the Treatment Court, including, but not limited to, orders for payment of fees and costs, transport orders, and warrants of arrest. If a participant's case has been assigned to the Treatment Court Judge for all further proceedings, the court may enter any orders and judgments as are necessary upon successful completion of the program or upon termination from the program. If the Treatment Court Judge is presiding pursuant to a transfer of supervision, then the originally assigned judge may enter any orders and judgments as are necessary upon successful completion of the program or termination from the program.

(b) In addition to any process provided under the Idaho Criminal Rules or statute, an agents warrant and affidavit in support of agents warrant shall be provided to the Treatment Court Judge within 24 hours, excluding weekends and holidays.

(c) Any order for revocation for release not already signed by a Treatment Court Judge shall be provided to the presiding Treatment Court Judge within 24 hours, excluding weekends and holidays.