

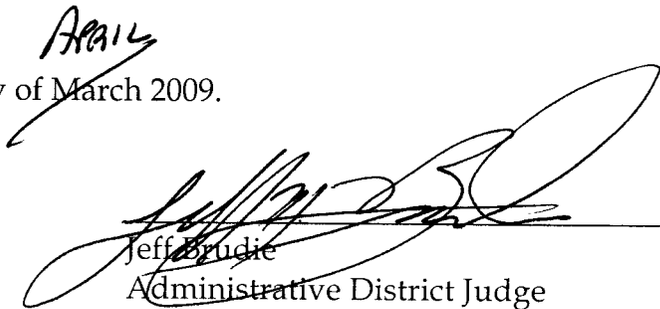
IN THE DISTRICT COURT OF THE SECOND JUDICIAL
DISTRICT OF THE STATE OF IDAHO

ADMINISTRATIVE ORDER NO. 2009-02

ADOPTION OF FORMS OF NO CONTACT ORDER FOR USE
WITHIN THE SECOND JUDICIAL DISTRICT

Effective July 1, 2009, pursuant to Idaho Criminal Rule 46.2, as amended, the attached forms of No Contact Order (specific for each county) are required to be used in the Second Judicial District, in substantially the same form, for all No Contact Orders issued under Idaho Code § 18-920.

Dated this 2 day of March 2009.

APRIL

Jeff Brudie
Administrative District Judge

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT
OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF CLEARWATER

STATE OF IDAHO, Plaintiff

Case No. _____

vs. _____
Defendant

NO CONTACT ORDER

Eff. July 1, 2009

DOB: _____

The Defendant has been charged with or convicted of violating Idaho Code Section(s):

- 18-901 Assault 18-903 Battery 18-905 Aggravated Assault 18-907 Aggravated Battery
- 18-909 Assault with Intent to Commit Felony 18-911 Battery with Intent to Commit Felony
- 18-913 Felonious Administering of Drug 18-915 Assault or Battery upon Certain Personnel
- 18-918 Domestic Assault or Battery 18-919 Sexual Exploitation by Medical Provider
- 18-6710 Use of Telephone – Lewd/Profane 18-6711 Use of Telephone – False Statements
- 18-7905 Stalking (1st °) 18-7906 Stalking (2nd °) 39-6312 Violation of a Protection Order
- Other: _____

THE COURT, having jurisdiction, and having provided the Defendant with notice of his/her opportunity to be heard, either previously or herein, ORDERS THE DEFENDANT TO HAVE NO DIRECT OR INDIRECT CONTACT, except through an attorney, WITH THE FOLLOWING PROTECTED PERSON(S):

_____. The Defendant shall not harass, follow, contact, attempt to contact, communicate with (in any form or by any means including another person), or knowingly go or remain within _____ feet of the protected person(s) or the protected person(s)', property, residence, workplace or school. This order is issued under Idaho Code 18-920, Idaho Criminal Rule 46.2 and Administrative Order 2009-02.

IF THIS ORDER REQUIRES THE DEFENDANT TO LEAVE A RESIDENCE SHARED WITH THE PROTECTED PERSON(S), the Defendant must contact an appropriate law enforcement agency for an officer to accompany the Defendant while the Defendant removes any necessary personal belongings, including any tools required for Defendant's work. If disputed, the officer will make a preliminary determination as to what are necessary personal belongings; and in addition, may restrict or reschedule the time spent on the premises.

NOTICE OF RIGHT TO A HEARING: The Defendant is hereby notified of the right to a hearing before a Judge on the continuation of this Order within a reasonable time of its issuance. To request that hearing, and TO AVOID GIVING UP THIS RIGHT the Defendant must contact the Clerk of Court, Clearwater County Courthouse, 150 Michigan, Room 201, Orofino, ID 83544, 208-476-5596.

A VIOLATION OF THIS ORDER IS A SEPARATE CRIME UNDER Idaho Code 18-920 for which bail will only be set by a judge; it is punishable by up to one year in jail and a \$1,000 fine. If the Defendant has pled guilty to or been found guilty of two violations of Idaho Code 18-920 and/or a substantially conforming foreign criminal violation within five years, then a violation of this order is a felony punishable up to five years imprisonment and a \$5,000 fine. THIS ORDER CAN ONLY BE MODIFIED BY A JUDGE AND WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON _____, OR UNTIL THIS CASE IS DISMISSED.

If another DOMESTIC VIOLENCE PROTECTION ORDER IS IN PLACE PURSUANT TO IDAHO'S DOMESTIC VIOLENCE CRIME PREVENTION ACT (Title 39, Chapter 63 of the Idaho Code), the most restrictive of any conflicting provisions between the orders will control; however, entry or dismissal of another order shall not result in dismissal of this order.

The Clerk of the Court shall give written notification to the records department of the sheriff's office in the county of issuance IMMEDIATELY and this order shall be entered into the Idaho Law Enforcement Telecommunications System.

_____	_____
Date of Order	JUDGE
_____	_____
Date of Service	DEFENDANT/ ATTORNEY Signature of Service
_____	_____
Date of Service	OFFICER/AGENCY SERVING (include badge no.)

cc: Arresting Agency, County Sheriff, Victim, Prosecuting Attorney, Defendant/Defendant's Attorney

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT
OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF IDAHO

STATE OF IDAHO, Plaintiff

Case No. _____

vs. _____
Defendant

NO CONTACT ORDER

Eff. July 1, 2009

DOB: _____

The Defendant has been charged with or convicted of violating Idaho Code Section(s):

- 18-901 Assault 18-903 Battery 18-905 Aggravated Assault 18-907 Aggravated Battery
- 18-909 Assault with Intent to Commit Felony 18-911 Battery with Intent to Commit Felony
- 18-913 Felonious Administering of Drug 18-915 Assault or Battery upon Certain Personnel
- 18-918 Domestic Assault or Battery 18-919 Sexual Exploitation by Medical Provider
- 18-6710 Use of Telephone – Lewd/Profane 18-6711 Use of Telephone – False Statements
- 18-7905 Stalking (1st °) 18-7906 Stalking (2nd °) 39-6312 Violation of a Protection Order
- Other: _____

THE COURT, having jurisdiction, and having provided the Defendant with notice of his/her opportunity to be heard, either previously or herein, ORDERS THE DEFENDANT TO HAVE NO DIRECT OR INDIRECT CONTACT, except through an attorney, WITH THE FOLLOWING PROTECTED PERSON(S): _____

The Defendant shall not harass, follow, contact, attempt to contact, communicate with (in any form or by any means including another person), or knowingly go or remain within _____ feet of the protected person(s) or the protected person(s)', property, residence, workplace or school. This order is issued under Idaho Code 18-920, Idaho Criminal Rule 46.2 and Administrative Order 2009-02.

IF THIS ORDER REQUIRES THE DEFENDANT TO LEAVE A RESIDENCE SHARED WITH THE PROTECTED PERSON(S), the Defendant must contact an appropriate law enforcement agency for an officer to accompany the Defendant while the Defendant removes any necessary personal belongings, including any tools required for Defendant's work. If disputed, the officer will make a preliminary determination as to what are necessary personal belongings; and in addition, may restrict or reschedule the time spent on the premises.

NOTICE OF RIGHT TO A HEARING: The Defendant is hereby notified of the right to a hearing before a Judge on the continuation of this Order within a reasonable time of its issuance. To request that hearing, and TO AVOID GIVING UP THIS RIGHT the Defendant must contact the Clerk of Court, Idaho County Courthouse, 320 W Main Street, Grangeville, ID 83530, 208-983-2776.

A VIOLATION OF THIS ORDER IS A SEPARATE CRIME UNDER Idaho Code 18-920 for which bail will only be set by a judge; it is punishable by up to one year in jail and a \$1,000 fine. If the Defendant has pled guilty to or been found guilty of two violations of Idaho Code 18-920 and/or a substantially conforming foreign criminal violation within five years, then a violation of this order is a felony punishable up to five years imprisonment and a \$5,000 fine. THIS ORDER CAN ONLY BE MODIFIED BY A JUDGE AND WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON _____, OR UNTIL THIS CASE IS DISMISSED.

If another DOMESTIC VIOLENCE PROTECTION ORDER IS IN PLACE PURSUANT TO IDAHO'S DOMESTIC VIOLENCE CRIME PREVENTION ACT (Title 39, Chapter 63 of the Idaho Code), the most restrictive of any conflicting provisions between the orders will control; however, entry or dismissal of another order shall not result in dismissal of this order.

The Clerk of the Court shall give written notification to the records department of the sheriff's office in the county of issuance IMMEDIATELY and this order shall be entered into the Idaho Law Enforcement Telecommunications System.

_____	_____
Date of Order	JUDGE
_____	_____
Date of Service	DEFENDANT/ ATTORNEY Signature of Service
_____	_____
Date of Service	OFFICER/AGENCY SERVING (include badge no.)

cc: Arresting Agency, County Sheriff, Victim, Prosecuting Attorney, Defendant/Defendant's Attorney

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT
OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

STATE OF IDAHO, Plaintiff

Case No. _____

vs. _____
Defendant

NO CONTACT ORDER

Eff. July 1, 2009

DOB: _____

The Defendant has been charged with or convicted of violating Idaho Code Section(s):

- 18-901 Assault 18-903 Battery 18-905 Aggravated Assault 18-907 Aggravated Battery
- 18-909 Assault with Intent to Commit Felony 18-911 Battery with Intent to Commit Felony
- 18-913 Felonious Administering of Drug 18-915 Assault or Battery upon Certain Personnel
- 18-918 Domestic Assault or Battery 18-919 Sexual Exploitation by Medical Provider
- 18-6710 Use of Telephone – Lewd/Profane 18-6711 Use of Telephone – False Statements
- 18-7905 Stalking (1st °) 18-7906 Stalking (2nd °) 39-6312 Violation of a Protection Order
- Other: _____

THE COURT, having jurisdiction, and having provided the Defendant with notice of his/her opportunity to be heard, either previously or herein, ORDERS THE DEFENDANT TO HAVE NO DIRECT OR INDIRECT CONTACT, except through an attorney, WITH THE FOLLOWING PROTECTED PERSON(S):

_____. The Defendant shall not harass, follow, contact, attempt to contact, communicate with (in any form or by any means including another person), or knowingly go or remain within _____ feet of the protected person(s) or the protected person(s)', property, residence, workplace or school. This order is issued under Idaho Code 18-920, Idaho Criminal Rule 46.2 and Administrative Order 2009-02.

IF THIS ORDER REQUIRES THE DEFENDANT TO LEAVE A RESIDENCE SHARED WITH THE PROTECTED PERSON(S), the Defendant must contact an appropriate law enforcement agency for an officer to accompany the Defendant while the Defendant removes any necessary personal belongings, including any tools required for Defendant's work. If disputed, the officer will make a preliminary determination as to what are necessary personal belongings; and in addition, may restrict or reschedule the time spent on the premises.

NOTICE OF RIGHT TO A HEARING: The Defendant is hereby notified of the right to a hearing before a Judge on the continuation of this Order within a reasonable time of its issuance. To request that hearing, and TO AVOID GIVING UP THIS RIGHT the Defendant must contact the Clerk of Court, Latah County Courthouse, 522 S. Adams, Moscow ID 83843, 208-883-2255.

A VIOLATION OF THIS ORDER IS A SEPARATE CRIME UNDER Idaho Code 18-920 for which bail will only be set by a judge; it is punishable by up to one year in jail and a \$1,000 fine. If the Defendant has pled guilty to or been found guilty of two violations of Idaho Code 18-920 and/or a substantially conforming foreign criminal violation within five years, then a violation of this order is a felony punishable up to five years imprisonment and a \$5,000 fine. THIS ORDER CAN ONLY BE MODIFIED BY A JUDGE AND WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON _____, OR UNTIL THIS CASE IS DISMISSED.

If another DOMESTIC VIOLENCE PROTECTION ORDER IS IN PLACE PURSUANT TO IDAHO'S DOMESTIC VIOLENCE CRIME PREVENTION ACT (Title 39, Chapter 63 of the Idaho Code), the most restrictive of any conflicting provisions between the orders will control; however, entry or dismissal of another order shall not result in dismissal of this order.

The Clerk of the Court shall give written notification to the records department of the sheriff's office in the county of issuance IMMEDIATELY and this order shall be entered into the Idaho Law Enforcement Telecommunications System.

_____ Date of Order	_____ JUDGE
_____ Date of Service	_____ DEFENDANT/ ATTORNEY Signature of Service
_____ Date of Service	_____ OFFICER/AGENCY SERVING (include badge no.)

cc: Arresting Agency, County Sheriff, Victim, Prosecuting Attorney, Defendant/Defendant's Attorney

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT
OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LEWIS

STATE OF IDAHO, Plaintiff

Case No. _____

vs. _____
Defendant

NO CONTACT ORDER

Eff. July 1, 2009

DOB: _____

The Defendant has been charged with or convicted of violating Idaho Code Section(s):

- 18-901 Assault 18-903 Battery 18-905 Aggravated Assault 18-907 Aggravated Battery
 18-909 Assault with Intent to Commit Felony 18-911 Battery with Intent to Commit Felony
 18-913 Felonious Administering of Drug 18-915 Assault or Battery upon Certain Personnel
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 18-6710 Use of Telephone – Lewd/Profane 18-6711 Use of Telephone – False Statements
 18-7905 Stalking (1st °) 18-7906 Stalking (2nd °) 39-6312 Violation of a Protection Order
 Other: _____

THE COURT, having jurisdiction, and having provided the Defendant with notice of his/her opportunity to be heard, either previously or herein, ORDERS THE DEFENDANT TO HAVE NO DIRECT OR INDIRECT CONTACT, except through an attorney, WITH THE FOLLOWING PROTECTED PERSON(S):

_____. The Defendant shall not harass, follow, contact, attempt to contact, communicate with (in any form or by any means including another person), or knowingly go or remain within _____ feet of the protected person(s) or the protected person(s)', property, residence, workplace or school. This order is issued under Idaho Code 18-920, Idaho Criminal Rule 46.2 and Administrative Order 2009-02.

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NOTICE OF RIGHT TO A HEARING: The Defendant is hereby notified of the right to a hearing before a Judge on the continuation of this Order within a reasonable time of its issuance. To request that hearing, and TO AVOID GIVING UP THIS RIGHT the Defendant must contact the Clerk of Court, Lewis County Courthouse, 510 Oak St. Room 1, Nezperce, ID 83543, 208-937-2251.

A VIOLATION OF THIS ORDER IS A SEPARATE CRIME UNDER Idaho Code 18-920 for which bail will only be set by a judge; it is punishable by up to one year in jail and a \$1,000 fine. If the Defendant has pled guilty to or been found guilty of two violations of Idaho Code 18-920 and/or a substantially conforming foreign criminal violation within five years, then a violation of this order is a felony punishable up to five years imprisonment and a \$5,000 fine. THIS ORDER CAN ONLY BE MODIFIED BY A JUDGE AND WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON _____, OR UNTIL THIS CASE IS DISMISSED.

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The Clerk of the Court shall give written notification to the records department of the sheriff's office in the county of issuance IMMEDIATELY and this order shall be entered into the Idaho Law Enforcement Telecommunications System.

Date of Order

JUDGE

Date of Service

DEFENDANT/ ATTORNEY Signature of Service

Date of Service

OFFICER/AGENCY SERVING (include badge no.)

cc: Arresting Agency, County Sheriff, Victim, Prosecuting Attorney, Defendant/Defendant's Attorney

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT
OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF NEZ PERCE

STATE OF IDAHO, Plaintiff

Case No. _____

vs. _____
Defendant

NO CONTACT ORDER

Eff. July 1, 2009

DOB: _____

SSN: _____

The Defendant has been charged with or convicted of violating Idaho Code Section(s):

- 18-901 Assault 18-903 Battery 18-905 Aggravated Assault 18-907 Aggravated Battery
- 18-909 Assault with Intent to Commit Felony 18-911 Battery with Intent to Commit Felony
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- Other: _____

THE COURT, having jurisdiction, and having provided the Defendant with notice of his/her opportunity to be heard, either previously or herein, ORDERS THE DEFENDANT TO HAVE NO DIRECT OR INDIRECT CONTACT, except through an attorney, WITH THE FOLLOWING PROTECTED PERSON(S):

_____. The Defendant shall not harass, follow, contact, attempt to contact, communicate with (in any form or by any means including another person), or knowingly go or remain within _____ feet of the protected person(s) or the protected person(s)', property, residence, workplace or school. This order is issued under Idaho Code 18-920, Idaho Criminal Rule 46.2 and Administrative Order 2009-02.

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NOTICE OF RIGHT TO A HEARING: The Defendant is hereby notified of the right to a hearing before a Judge on the continuation of this Order within a reasonable time of its issuance. To request that hearing, and TO AVOID GIVING UP THIS RIGHT the Defendant must contact the Clerk of Court, Nez Perce County Courthouse, 1230 Main Street, 2nd Floor, Lewiston, ID 83501, 208-799-3040.

A VIOLATION OF THIS ORDER IS A SEPARATE CRIME UNDER Idaho Code 18-920 for which bail will only be set by a judge; it is punishable by up to one year in jail and a \$1,000 fine. If the Defendant has pled guilty to or been found guilty of two violations of Idaho Code 18-920 and/or a substantially conforming foreign criminal violation within five years, then a violation of this order is a felony punishable up to five years imprisonment and a \$5,000 fine. THIS ORDER CAN ONLY BE MODIFIED BY A JUDGE AND WILL REMAIN IN EFFECT UNTIL 11:59 P.M. ON _____, OR UNTIL THIS CASE IS DISMISSED.

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The Clerk of the Court shall give written notification to the records department of the sheriff's office in the county of issuance IMMEDIATELY and this order shall be entered into the Idaho Law Enforcement Telecommunications System.

Date of Order

JUDGE

Date of Service

DEFENDANT/ ATTORNEY Signature of Service

Date of Service

OFFICER/AGENCY SERVING (include badge no.)

cc: Arresting Agency, County Sheriff, Victim, Prosecuting Attorney, Defendant/Defendant's Attorney