

COURT RECORDS-INFORMATION PAGE

COUNTY OF BANNOCK

THE REQUEST FOR INFORMATION SHOULD BE SUBMITTED TO THE COUNTY SPECIFIC TO YOUR CASE.

PLEASE REVIEW TO HELP PROVIDE AS MUCH INFORMATION AS POSSIBLE

GENERAL INFORMATION

- PURSUANT TO THE TERMS OF IDAHO COURT ADMINISTRATIVE RULE (I.C.A.R) 32, CERTAIN COURT CASE FILES AND RECORDS ARE CONFIDENTIAL AND EXEMPT FROM DISCLOSURE. [HTTPS://ISC.IDAHO.GOV/ICAR32](https://isc.idaho.gov/icar32) ICAR 32 NOTICE: IF YOUR REQUEST IS DENIED, YOU MAY REQUEST A RULING BY THE CUSTODIAN JUDGE.
- IF THE CUSTODIAN JUDGE DENIES YOUR REQUEST, YOU MAY FILE AN ACTION IN THE DISTRICT COURT.
- THE INFORMATION REQUESTED MAY TAKE UP TO THREE (3) BUSINESS DAYS. SUPPOSE THE MATERIALS REQUESTED IS NOT AVAILABLE WITHIN THE THREE BUSINESS DAYS. IN THAT CASE, WE WILL NOTIFY YOU IN WRITING (IDAHO CODE 9-339) THAT THE SAID RECORDS WILL BE PROVIDED NO LATER THAN TEN (10) BUSINESS DAYS FOLLOWING THE DATE OF THE REQUEST.
- THE USE OF COURT RECORDINGS, ADMINISTRATIVE ORDER 08-03 (2008)
- THE REQUESTED INFORMATION SHALL NOT BE USED FOR A MAILING OR TELEPHONE LIST, BY PENALTY OF IDAHO CODE 9-348

SEALED (ADOPTION/TERMINATION OF PARENTAL RIGHTS)-PLEASE INCLUDE IN YOUR REQUEST

PRESIDING JUDGE
RELATIONSHIP TO THE PARTY
YEAR OF ADOPTION OR TERMINATION
ADOPTING PARENT(S) NAMES
CHILD'S NAME BEFORE ADOPTION
BIRTH MOTHER'S NAME AND/OR BIRTH FATHER'S NAME

AUDIO-PLEASE INCLUDE IN YOUR REQUEST

PRESIDING JUDGE
THE DATE OF THE HEARING(S)
TYPE OF HEARING HELD
APPROXIMATE LENGTH OF HEARING, IF KNOWN
PLEASE INDICATE WHICH FORMAT YOU WOULD LIKE YOUR AUDIO TO COME IN (FTR OR WINDOWS MEDIA FORMAT)
YOU CAN DOWNLOAD THE FTR PLAYER TO ALLOW FTR FORMATS TO BE PLAYED AT [HTTP://WWW.FORTHERECORD.COM](http://www.fortherecord.com)
FTR FORMAT IS APPROXIMATELY 17 HOURS PER CD.
IF THE AUDIO REQUEST IS GRANTED, THE MATERIALS RECEIVED ARE NOT AN OFFICIAL COURT RECORD.
THE COST FOR SUCH A HEARING IS \$10.00 PER CD/JUMP DRIVE AND/OR HEARING, WHICH MUST BE PAID UPON FILING MY REQUEST. IF THE REQUEST FOR A HEARING REQUIRES MORE THAN ONE (1) DISK/JUMP DRIVE, YOU MAY INCUR ADDITIONAL COSTS.
THE USE OF COURT RECORDINGS, ADMINISTRATIVE ORDER 08-03 (2008)

Idaho Court Administrative Rule 27(d)(e)

(d) Official Transcripts. When a Court Reporter stenographically reports court proceedings, the court reporter's transcript shall be the official transcript of the proceeding. If a court reporter has not reported a district court proceeding, a transcript or partial transcript prepared from the electronic recording of the proceeding becomes the official transcript of the proceeding for all purposes if it is prepared by the district court reporter or a transcriber under the control or supervision of the district court clerk and the transcriber executes a certificate of transcription attesting to its accuracy in the form prescribed by Rule 83(k), I.R. C.P.

(c) Use of Official Transcripts of District Court Proceedings. In all cases where a party desires to place in evidence a transcript or partial transcript of a district court proceeding or disclose the contents of a transcript during the examination of a witness, the transcript must be an official transcript as provided in subsection (d) of this rule.

The contents of the CD CANNOT be used or cited in contravention of the rule.

I UNDERSTAND I AM NOT AUTHORIZED TO AND WILL NOT CITE TO THIS RECORDING AS EVIDENCE IN LEGAL PROCEEDINGS; THAT ONLY AN OFFICIAL TRANSCRIPT, AS DEFINED IN THE ABOVE RULE, MAY BE CITED AS EVIDENCE IN ANY LEGAL PROCEEDING.

(Continue to Form)