CASE SUMMARY CASE No. CR-2001-1246

State of Idaho

Jason Dale Richardson

Bingham County Magistrate Location:

Court

Judicial Officer: Boyer, Ryan W. Filed on: 05/21/2001 Appear by: 08/13/2002

CASE INFORMATION

§ §

§

§

Offense Citation Statute Deg Date Case Type: Criminal Jurisdiction: Blackfoot City Police Department 1. Alcohol Bev-purchase, consume, possess 32823 I23-MIS 05/18/2001 By Minor 604 2. Drug Paraphernalia-use Or Possess I37-32823 MIS 05/18/2001 W/intent To Use 2734A (1)

Statistical Closures

08/13/2002 Closed

Warrants

Bench Warrant - Richardson, Jason Dale (Judicial Officer: Boyer, Ryan W.)

08/14/2001

Quashed

08/09/2001

Outstanding Bench Warrant/Det Order (Criminal)

Fine: \$400 Bond Set:

\$400

Notes:

Failure to appear on 08/09/2001, 02:30:PM, at Magistrate 01/28/2003

Court for For Pretrial Conference

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number

CR-2001-1246

Court

Bingham County Magistrate Court

Date Assigned Judicial Officer 05/21/2001 Boyer, Ryan W.

PARTY INFORMATION

State

State of Idaho

Lead Attorneys

Acevedo, Daniel R. 832-745-2009(W)

Defendant

Richardson, Jason Dale

Peterson, Kevin Charles

Retained 208-757-9405(W)

DATE	EVENTS & ORDERS OF THE COURT	Index
05/21/2001	Initiating Document - New Case Filed (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale New Case Filed	
05/21/2001	Hearing Scheduled Party: Defendant Richardson, Jason Dale Hearing Scheduled - Arraignment (06/01/2001) Ryan W. Boyer	
05/25/2001	Arraignment (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Arraignment / First Appearance	
05/25/2001	Order Appointing Public Defender (Judicial Officer: Boyer, Ryan W.)	

CASE SUMMARY CASE NO. CR-2001-1246

	CASE No. CR-2001-1246
	Party: Defendant Richardson, Jason Dale Order Appointing Public Defender
05/25/2001	Appear & Plead Not Guilty (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Appear & Plead Not Guilty
05/25/2001	Hearing Scheduled Party: Defendant Richardson, Jason Dale Hearing Scheduled - Pre-trial Conference (06/28/2001) Ryan W. Boyer
06/28/2001	Continued (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Continued
06/28/2001	Hearing Scheduled Party: Defendant Richardson, Jason Dale Hearing Scheduled - Pre-trial Conference (08/09/2001) Ryan W. Boyer
08/09/2001	Failure to Appear for Hearing Or Trial (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Failure To Appear For Hearing Or Trial
08/09/2001	Warrant Issued - Failure to Pay (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Failure To Appear Warrant Issued
08/14/2001	Warrant Quashed or Recalled (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Warrant Quashed
08/20/2001	Hearing Scheduled Party: Defendant Richardson, Jason Dale Hearing Scheduled - Pretrial (10/04/2001) Ryan W. Boyer
10/04/2001	Continued (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Continued - Pretrial
10/04/2001	Hearing Scheduled Party: Defendant Richardson, Jason Dale Hearing Scheduled - \$200.b/f.dismis (11/15/2001) Ryan W. Boyer
11/15/2001	Continued (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Continued - \$200.b/f.dismis
11/15/2001	Hearing Scheduled Party: Defendant Richardson, Jason Dale Hearing Scheduled - \$200.b/f.dismis (02/14/2002) Ryan W. Boyer
02/15/2002	Dismissal During/After Trial or Hearing (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Dismissal During/after Trial Or Hearing
02/15/2002	Final Judgment, Order Or Decree Entered (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Final Judgement, Order Or Decree Entered
02/15/2002	Hearing Scheduled Party: Defendant Richardson, Jason Dale Hearing Scheduled - Review W/h (07/12/2002) Ryan W. Boyer
02/15/2002	Case Status Closed But Pending (Judicial Officer: Boyer, Ryan W.)

CASE SUMMARY CASE No. CR-2001-1246

	CASE NO. CR-2001-1246
	Party: Defendant Richardson, Jason Dale Case Status Closed But Pending
02/15/2002	Plea 1. Alcohol Bev-purchase,consume,possess By Minor Guilty TCN: :
02/15/2002	Disposition 1. Alcohol Bev-purchase, consume, possess By Minor Dismissed on Motion of Prosecutor TCN: :
07/12/2002	Reopen (case Previously Closed) (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Reopen (case Previously Closed)
07/12/2002	Hearing Held (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Hearing Held - Review W/h
07/12/2002	Hearing Scheduled Party: Defendant Richardson, Jason Dale Hearing Scheduled - Otsc/whjd (08/13/2002) Ryan W. Boyer
07/25/2002	Miscellaneous (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Cancell Order To Show Cause - Wrong Due Date
07/25/2002	Miscellaneous (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Should Be 08-12-02
07/25/2002	Hearing Vacated (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Hearing Vacated - Otsc/whjd
07/25/2002	Hearing Scheduled Party: Defendant Richardson, Jason Dale Hearing Scheduled - Rev Fines (08/13/2002) Ryan W. Boyer
08/13/2002	Disposition with Hearing (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Disposition With Hearing - Rev Fines
08/13/2002	Final Judgment, Order Or Decree Entered (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Final Judgement, Order Or Decree Entered
08/13/2002	Order of Discharge from Probation (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Discharged From Probation
08/13/2002	Sentenced Modified (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Sentenced Modified
08/13/2002	Order (Judicial Officer: Boyer, Ryan W.) Party: Defendant Richardson, Jason Dale Of Dismissal - Withheld Completed
08/13/2002	Disposition

CASE SUMMARY CASE No. CR-2001-1246

Dismissed - Withheld Completed Other Finding Desc: Withheld 2. Drug Paraphernalia-use Or Possess W/intent To Use Dismissed by Court TCN: : 08/13/2002 Sentence (Judicial Officer: Boyer, Ryan W.) 2. Drug Paraphernalia-use Or Possess W/intent To Use Misdemeanor Sentence Confinement Type: County Jail

Facility: Idaho Department of Correction Term: 30 Days

Suspended: 30 Days Effective Date: 08/13/2002

Condition - Adult:

1. Unsupervised Probation, 0Y 6M 0D, 08/13/2002 - 08/12/2002, Active 08/13/2002

DATE	FINANCIAL INFORMATION	
	Defendant Richardson, Jason Dale	
	Total Charges	265.50
	Total Payments and Credits	265.50
	Balance Due as of 12/21/2023	0.00
	T	

Γ	HE UNDERSIGNE	D OFFICER (PARTY	') HEREBY CERTIF	TES AND SAYS	S:	
- 1	certify I have reason	onable grounds, and	believe the above-n	amed Defenda	int,	
ODor SS# 🗋	<u>EAIZ308</u>	7 H	State 🔼	a	ex: M	ĭ
Height 5 0	7" Wt. 125	7 H Hair <u>BRo</u>	Eves BRo_ [DOB 3-7-	-87 <u> </u>	1
Veh. Lic. # 4	4B 38418	State TD Y	r. of Vehicle 9	Make HY	UN	_
Model FX	<u>ر ر ر ر</u>	Color 2	JUE_			_
		on May 18	<u>01</u> a	1350 (o'clock P	Ν
	//a 1 1 5 5	_ ,	>1. i=		-7 / -/	1

Defendant's Name: Thichard Son SASON BINGHAM Hwv.

County, Idaho, Officer/Partv Dept. Eruller Witnessing Officer Dept.

THE STATE OF IDAHO TO THE ABOVE NAMED DEFENDANT:

You are hereby summoned to appear before the Clerk of the Magistrate's Court of the District Court of **BINGHAM** BLACKFOOT County. 501 N. MAPLE located at day of . at **0900** o'clock **A**

Defendant's Signature I hereby certify service upon the defendant personally on

Officer NOTICE: See reverse side of your copy for PENALTY and COMPLIANCE instructions.

I acknowledge receipt of this summons and I promise to appear at the time indicated.

IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF THE STATE OF IDAHO IN AND FOR THE COUNTY OF BINGHAM MAGISTRATE DIVISION

STATE OF IDAHO)	
Plaintiff,)	ORDER OF DISMISSAL
vs.)	
)	CASE # CR-01-1246
JASON RICHARDSON)	
DOB 03/02/83)	
Defendant.)	
)	

IT APPEARING TO THE COURT that justice having been satisfied in this matter and conditions of probation having been met and complied with the withheld Judgment;

IT IS HEREBY ORDERED that said cause be and the same is dismissed in the best interest of justice.

DATED this 13th day of August, 2002.

CERTIFICATE OF MAILING

I hereby certify that a true and correct copy of the foregoing document was mailed by 1st class, postage prepaid mail on this 12th day of August, 2002, to the following:

Dan Acevedo - Courthouse Box Kevin Peterson - Courthouse Box Jason Richardson - 511 Nicole Drive, Blackfoot, ID 83221 Department of Transportation - Boise, ID State of Idaho Criminal ID Bureau - Faxed - 208-884-7193

Deputy Clerk

MAGISTRATES DIVISION
DISTRICT COURT
SEVENTH JUDICIAL DISTRICT
BINGHAM COUNTY, IDAHO

THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNT OF DINGHAM

MAGISTRATE DIVISION

STATE OF IDAHO)
Plaintiff, vs.) ORDER TO SHOW CAUSE)
JASON RICHARDSON) Case # CR-01-1246
Defendant)))

WHEREAS the Defendant was granted a withheld judgment and placed on Court probation in this Court on the 14TH DAY OF FEBRUARY, 2002, and whereas the Court's records and/or statement and testimony in the file would indicate that the Defendant failed to comply with the terms of the sentence to wit: FAILED TO PAY \$263.50 IN FINES AND COURT COSTS.

IT IS HEREBY ORDERED that the above-named Defendant appear before this Court at the Courthouse in the City of Blackfoot, County of Bingham, on the 13th DAY OF AUGUST, 2002 AT 9 A.M. o'clock to show cause why the withheld judgment should not be revoked and jail time imposed for failure to complete the terms of the sentence to wit: failed to pay \$263.50 in fines and Court costs.

IT IS FURTHER ORDERED that in the event the above-named Defendant fails to appear as ordered, a warrant will be issued for his/her arrest.

DATED this 12th day of July, 2002.

/S/ Ryan W. Boyer,
BY: TAMI VANORDEN
DEPUTY CLERK

I hereby certify that a full and correct copy of the foregoing instrument was mailed this 12th day of July, 2002 by 1st class mail with prepaid postage to:

Dan Acevedo - Courthouse Box Kevin Peterson - Courthouse Box Jason Richardson - 511 Nicole Drive, Blackfoot, ID 83221 Personal Service

Carcel-Wrong due date Should be 8-12-02

MO

SEVERTH JUDICIAL DISTRICT, STATE OF IDAHO, COURTY OF RINGHAM-MAGISTRATE DIVISION

MAGISTRATES DIVISION
DISTRICT COURT
SEVENTH JUDICIAL DISTRICT
BINGHAM COUNTY, IDAHO
Filed

JUDIE HAMPTON, CLERK

		<u> </u>	-110
STATE OF	10, 10) MINUTE ENTRY: ARRANGE	
Tro.) JUDGE: RYAN W. BOYER-CO	ourtroom #3
) DATE: 7-13-03)) TIME: 9;00 A.M.	
AUDIN	Richardson	TAPE: 273-01-1248	/
EOB: 8-	2-83) CASE # C/L- 01- 1078	
•	Defendant.	}	
Int	erometer-Maria Rodrigu	Other present, being repre	and he
COU	inseli:	, 	
Def	endant advised of his	her rights; charge(s) and p	ossible penalties.
Keq	Uest the Public Defen	she understands and will reder. Defendent will re	tain his/her own
COA	msel, end requests tim	me to consult with his/her c	ounsel.
Def	endent appearing and real	requests more time to pay fi lowing plea to the charge(s)	nes in Tull. :
,	1 Leview of U	Carlot (11)	•
•	6, 40		ty Not Guilty
Charge #		Guil	ty Not Guilty
Charge #		Guil	ty Not Guilty
Charge #	4/1 9	Guil	ty Not Guilty
OTHER: _	Owes 262.50		
Def. Publ Guil PRET Bail Noti	sween in and questione ic Defender ty plea accepted by th RIAL on day of shall be set in this ce shall be sent to th		appointed. d by the court. P.M. ant's failure to appear.
	' + ±	if not filed the charge sh	-
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	day of 2	
	5 · 4.	hol/Domestic Battery evalua	
	1 2 \$	r to Show Cause as to why h	
	, 5.		
emount of	57 L	for failure to pay fines in	i tuit as agreed in the
	155-0	mril Gommon	
	sinemin Pligit Ne Ataell	intil 9 a.m. to p	ay tines in tuit.
Z	175C- 9-13-0	3- 9AM- Ferson	nal Service) -
	The state of the s	DERIM	LERK CLERK
1		מוספטו ו	COURK

INI 7	ruc I	DISTRICT COURT OF THE	n th	ILIDICIAL DISTRICT OF	MAGISTRATES DIVISION DISTRICT COURT DISTRICT COURT SEVENTH JUDICIAL DISTRICT	
IIN		STATE OF IDAHO, IN AND F		_JUDICIAL DISTRICT OF	1 -1H DJ NO	
	,	STATE OF IDANO, IN AND I	_ MAGISTRATE D	IVISIONI	JUDIE HAMPTON, CLERK	
		STATE OF IDAHO,	MAGISTRAIL D	Case (Docket) No.	UR-01-124	
		· · · · · · · · · · · · · · · · · · ·	Plaintiff,	ORDER WITHHOLD	DING JUDGEMENT	
ν:		(PRINT OR TYPE DEFENDANT	· · · · 	For Traffic Off	· · ·	
٠,			(Ticket No.	Issued by	
		Jason Rich	ardson	☐ State ☐ Cou	_	
_		 	Defendant,	State Cou	Tity [] Oity of	
Socia	al Secu	urity No. of Defendant Date of	Birth of Defendant			
		The defendant having been advi	sed of his right to court-ap	pointed counsel if indigent and		
		Defendant Waived	ÆQF	Right Against Self-Incrimination		
		⊠ Right to:				
		Counsel				
		Jury Trial	ooo Evemine Aeguser			
		All Defenses	oss Examine Accuser	1 1 1		
		entered a plea of guilty	to Possessy	n Parashe	maleci	
		been found guilty of		(Name of offense)		
	A violation of Idaho Code § 37-2734A (I,) (Name of offense)					
		a violation of Ordinance No.		, of the City of	,	
upc		IT IS HEREBY ORDERED that jet of the conditions (only the ch			ne date hereof	
\boxtimes	1.	Probation is granted to and accing that the Court may at any tireturned to the Court for entry of	me in a case of a violation	of the terms of the probation ca	use the probationer to be	
X	2.	That the defendant shall notify	the clerk of the court of any	change of address during the	period of probation.	
Ø	3.	That during said period of prob any City, State, or County there as a penalty.				
	4.	That during said period of prob the use of narcotics or drugs in		stain from the consumption of a	llcoholic beverages and/or	
A	5.	That the defendant shall pay to	the Clerk of the Court the	following sums of money:		
`	凤	a. Court costs, fees and cha	rges in the sum of 6	dollars.		
				, the party injured by o	defendant's crime herein, for n this date.	
		c dollars as re		ender or appointed counsel ser		
	Ø	00	, to be distributed pursuant	to I.C. § 19-4705.		

	6.	That defendant shall attend an implete a	driver education prog	gra (
		alcohol education program	_ `	•
		as follows:		
	7.	That defendant's driving privileges are suspende	ed for(c	days) (months).
	8.	That defendant shall not drive a motor vehicle ex	ccept	
	9.	That defendant agrees, as a condition of this wit	hheld judgment, to be incarcer	ated as follows:
	10.	OTHER SPECIAL CONDITIONS		
ordo	IT IS ered b	FURTHER ORDERED that this probation will be y the court.	terminated on <u>7-/2-</u>	- <i>O.</i> 2, 18, unless otherwise
	IT IS	FURTHER ORDERED that upon expiration of the	e probation period as bereinab	ove prescribed, the defendant shall be
disc acc	charge ordan	d from probation and the charges against him dis se with I.C. §19-2604	smissed, upon a proper showin	g of compliance with this order, and in
	DATE	ED THIS JH the day of The	10 2002	Judge
			CEPTANCE	Judge
	TUIC	IO TO OFFITIENT HAT I		Judge Number
the can	past, a	IS TO CERTIFY THAT I have made the court awa and that I am aware that if have not told the court cated by the court and another judgment can be	about any prior withheld judgm	ents or convictions which I have had in lents or convictions, that this judgment
t	THIS	IS ALSO TO CERTIFY THAT I understand that I	have the right to refuse the ab	pove conditions of probation and that I
nav		ight to be sentenced by this court.		
und	THIS er whi	IS ALSO TO CERTIFY THAT I have read and fu ch judgment is withheld and under which I am bei	lly understand and accept all c	conditions, regulations and restrictions
fully	/ unde	rstand that my failure to do so may result in the re	evocation of my probation and i	imposition of sentence upon me. I am
ask	to hav	e that I can appear before the court at the termina re the judge dismiss the charges against me.	tion of my probationary period i	If I have lived up to all the conditions to
	DATE	ED this	18 2002 Dans	m Richarden
		, -	<i>y</i> - <i>y</i> -	Probationer
WIT	NESS	:		
			<u> </u>	
ALL TERMS	S ÁTT	CONDITIONS OF AGREEMENT OF SUPE	PVICION OF BRODATION	DED A DUMENT
SUBJECT '	TO U.	A'S, BLOOD OR BREATH TESTS AS REC	DUESTED BY PROBATION	DEPARTMENT OR POLICE OFFICER
SUBJECT OR POLICE		EARCH OR VEHICLE, RESIDENCE OR PE	ERSON AS REQUESTED BY	PROBATION DEPARTMENT
JAIL TO	RF ≪	PRIED AS FOLLOWS.		WHITE COPY - Retain in Court case file
OWIT IO	பட இ	ERVED AS FOLLOWS:		YELLOW COPY - Mail to: Information Systems
				Supreme Court Building P.O. Box 83720
				Boise, Idaho 83720-0101 (208) 334-2850 PINK COPY - May be given to defendant

SEVENTH JUDICIAL DISTRICT, STATE OF IDAHO COUNTY OF BINGHAM-DATE: 2-14-02 PRETRIAL MINUTE ENTRY	MAGISTRATE DIVISION 7º JUDICIAL DISTRICT
	PILED 2-14-07
STATE OF IDAHO Vs. SISMI SUMMERS	CASE†
TIME: 1:30 P.M. TAPE:#	JUDIE HAMPTON-CLERK
CASE:# UR-01-1246	BY:
DOB: 3-2-83 CITY: BUST	DEPUTY CLERK
JUDGE: RYAN BUYER () OTHER:	
Interpreter-Maria Rodriguez Other	Defendant
is not present, being represented by,	Henrin Palensen
the parties advise the Court that they have agreed to The State DISMISSES all charge(s).	the following:
Continuance requested by: Defendant, State, Defa	ense, both counsels.
A BOND FORFEITURE/DISMISSAL is agreed upon in th	ne amount
Jury Trial, Court trial requested	2002 at 9:00 a.m.
Defendant FAILED TO APPEAR and a warrant is reque	ested by the State.
Defendant advised of his/her rights the charge(s)	and the possible penalties.
Charge # 1 Possesion, Paraphonnille	
Amend	_ ,
Charge 42	Guilty Dismiss
	Dismiss
	GuiltyDismiss
	·
	GuiltyDismiss
	GuiltyDismiss
Amend	_ Guilty Dismiss
OTHER: State has no objection	wo Wishhold
	002 at 9:30 a.m.
Pretrial with Jury Instruction DUE	2002 1:00 p.m.
Def. Must be present for PTRL/WITH JURY INSTRUCTIONS DU	EPRETRIAL ORDER ENTERED
·····	2002, at 1:30 P.M.
COURT TRIAL: is set for theday of	
Defendant and or counsel and state weive the right	
SENTENCING is set for the day of	
Court orders def. To Obtain a Drug & Alcohol/Domestic Battery evaluation	1
Bench Warrant of Arrest is issued for Failur	e to appear for Pretrial
Conference and Rond is set or \$	
*ORDER: Fined \$ 200,00 Plus\$ 63	court costs
30 days jail 30	days jail held at the
courts discretion, and days c	redit for time served.
Probation to the court for 180 days, pay fin	es by 7-11-04 9:00A.M.
WIMMIND Granted	
	1/1/1/1/1/
	DEPUTY CLERK
	www.a.a.a.a.a.a.a.a.a.a.a.a.a.a.a.a.a.a

SEVENTH JUDI AL DISTRICT COURT. STATE OF TDAHO OR THE COUNTY OF BINGHAM IN AN

501 N. MAPLE #402 BLACKFOOT, IDAHO 83221-1700

MAGISTRATES DIVISION DISTRICT COURT
SEVENTH JUDICIAL DISTRICT
BINGHAM COUNTY, IDAHO

STATE OF	IDAHO.
----------	--------

1-15-01 No JUDIE HAMPTON CLERK Deputy

CASE NO CR-01-01246

NOTICE OF HEARING

)

)

)

)

١

)

Plaintiff.

vs.

JASON DALE RICHARDSON 511 NICOLE DRIVE BLACKFOOT. ID 83221

Defendant.

DOB: 03/02/1983 DL OR SSN: EA1231976A ID

NOTICE IS HEREBY GIVEN that the above-entitled case is set for:

PRE-TRIAL CONFERENCE - \$200.B/F.DISMIS..... 02/14/2002 at 1:30:PM RYAN W. BOYER Judge:

Courtroom: MAGISTRATE

IT IS FURTHER ORDERED, that the parties comply fully with Rule 16 of the Idaho Criminal Rules and that the DEFENDANT BE PRESENT AT the pre-trial conference.

I hereby certify that the foregoing is a true and correct copy of this Notice of Hearing entered by the Court and on file in this I further certify that copies of this Notice were served as follows on this date: NOVEMBER 26, 2001

Defendant:

JASON DALE RICHARDSON

Mailed

Hand Delivered

Private Counsel:

Mailed

Hand Delivered

KEVIN C PETERSON P O BOX 1387 BLACKFOOT, ID 83221

Prosecutor:

DANIEL R ACEVEDO

Mailed

Hand Delivered

Dated NOVEMBER 26, 2001

JUDIE HAMPTON

CLERK OF THE DISTRICT COURT

Clerk Deputy

SEVENTH JUDICIAL DISTRI STATE OF IDE	AHO COUNTY TE ENTRY	MAGISTRATE DIVISION 7TH JUDICIAL DISTRICT
STATE OF IDAHO Vs. Sign Bill	Na all Diagram	FILED 1/~15-0/
TIME: 1:30 P.M. TAPE:#	<u>nason</u>	CASE#
CASE: # /JR-01-1246		JUDIE HAMPTION-CLERK
· · · · · · · · · · · · · · · · · · ·		BY:
DOB: CITY:	_	DEPUTY CLERK
JUDGE: RYAN W. BOYER () OTHER: Interpreter-Maria RodriguezO	ther	
JAMES PENDLEBURY/DAN ACEVEDO appearing for is, is not present, being represent the parties advise the Court that they have the State DISMISSES all charge(s). Continuance requested by: Defendant, A BOND FORFEITURE/DISMISSAL is agreed to be paid by the decourt trial requested to be paid by the decourt trial	State, Defense, both upon in the amount 2001 and the state and the amount and the state and the stat	ing: counsels. at 1:30 P.M. e State.
Defendant advised of his/her rights the		•
Charge # 1 Slegal Consums	Guilty_	
Amend		Dismiss
Charge #2 Poss, Pass		Dismiss
Amend		Dismiss
Charge #3	Guilty_	Dismiss
Amend #	Guilty_	Dismiss
Charge #4	Guilty_	Dismiss
Amend #	Guilty	Dismiss
OTHER:	<u> </u>	
JURY TRIAL is set for theday of	2001 at 9:30	
Pretrial with Jury Instruction DUE		
Def. Must be present for PTRL/WITH JURY INST	TRUCTIONS DUE PRET	RIAL OPHER ENTERED
PRETRIAL continued to the 14 DAY C	OF 2001, at 1	:30 P.M.
COURT TRIAL: is set for theday o		
Defendant and or counsel and state waive		
SENTENCING is set for the day of		
Court orders def. To Obtain a Drug & Alcohol/Domestic Ba		
Bench Warrant of Arrest is issued for Fa		Protrial Conforma
and Bond is set at \$	rature to appear for t	recitat contetence
ORDER: Fined \$	Plus\$	court costs
days jail,		
discretion, and		
Probation to the court for DAYS Y	oav fines by	0.00 - ~
		9.00 a.m.
robation to the court for DAYS, p	pay fines by	9:00 a.m.

DEPUTY CLERK

SEVENTH JUDIO DISTRICT COURT. STATE O IN AND FOR THE COUNTY OF BINGHAM 501 N. MAPLE #402

BLACKFOOT, IDAHO 83221-1700

STATE OF IDAHO,

MAGISTRATES DIVISION
DISTRICT COURT
SEVENTH JUDICIAL DISTRICT
BINGHAM COUNTY IDAHO

Deputy

0-4-01 JUDIE HAMPTON, CLERK

))

)

)

Plaintiff,

VS.

JASON DALE RICHARDSON 511 NICOLE DRIVE

BLACKFOOT, ID 83221

Defendant.

DOB: 03/02/1983

DL OR SSN: EA1231976A ID CASE NO CR-01-01246

NOTICE OF HEARING

NOTICE IS HEREBY GIVEN that the above-entitled case is set for:

PRE-TRIAL CONFERENCE - \$200.B/F.DISMIS..... 11/15/2001 at 1:30:PM

Judae: RYAN W. BOYER Courtroom: MAGISTRATE

IT IS FURTHER ORDERED, that the parties comply fully with Rule 16 of the Idaho Criminal Rules and that the DEFENDANT BE PRESENT AT the pre-trial conference.

I hereby certify that the foregoing is a true and correct copy of this Notice of Hearing entered by the Court and on file in this office. I further certify that copies of this Notice were served as follows on this date: OCTOBER 10, 2001

Defendant:

JASON DALE RICHARDSON

Mailed

Hand Delivered

Private Counsel:

Mailed

Hand Delivered

KEVIN C PETERSON P O BOX 1387

BLACKFOOT, ID 83221

Prosecutor:

DANIEL R ACEVEDO

Mailed

Hand Delivered

Dated OCTOBER 10, 2001

JUDIE HAMPTON

CLERK OF THE DISTRICT COURT

Deputy Clerk

SEVENTH JUDICIAL DISTRICT TATE OF IDAHO COUNTY MAGISTRATE DIVISION OF BINGHAM-DATE: 10/4/01 PRETRIAL MINUTE ENTRY 7TH JUDICIAL DISTRICT FILED 10-H-01 STATE OF IDAHO Vs. JASON D. RICHARDSON CASE# TIME: 1:30 P.M. TAPE:# 366 JUDIE HAMPTION-CLERK CASE: # CR-01-1246 DOB: 3/2/83 CITY: BLFT, ID DEPUTY CLERK JUDGE: RYAN W. BOYER () OTHER: Interpreter-Maria Rodriguez Other JAMES PENDLEBURY/DAN ACEVEDO appearing for the State, Defendantis ____, is not ______ present, being represented by, KEVIN PETERSON the parties advise the Court that they have agreed to the following: The State **DISMISSES** all charge(s). Continuance requested by: Defendant, State, Defense, both counsels. Defendant FAILED TO APPEAR and a warrant is requested by the State. A PLEA AGREEMENT is entered into as follows: Defendant advised of his/her rights the charge(s) and the possible penalties. Charge # 1 ILLEGAL CONSUMPTION Guilty Dismiss Amend Guilty ___ Dismiss____ Charge #2 POSSESSION PARAPHERNALIA Guilty Dismiss Amend __Guilty_____Dismiss Charge #3 _Guilty Dismiss Amend # ____Guilty____Dismiss____ Charge #4 _____ Guilty Dismiss Amend # ____ ___ Guilty Dismiss OTHER: __JURY TRIAL is set for the _____day of _____ 2001 at 9:30 a.m. Pretrial with Jury Instruction DUE 2001 1:00 p.m. Def. Must be present for PTRL/WITH JURY INSTRUCTIONS DUE PRETRIAL continued to the DAY OF 2001, at 1:30 P.M. COURT TRIAL: is set for the day of 2001 at 1:15 p.m. Defendant and or counsel and state waive the right to a Jury trial. **SENTENCING** is set for the day of 2001 at 1:30p.m. ____Court orders def. To Obtain a Drug & Alcohol/Domestic Battery evaluation. Bench Warrant of Arrest is issued for Failure to appear for Pretrial Conference and Bond is set at \$ _____ *ORDER: Fined \$_____ Plus\$ court costs days jail,____ days jail held at the courts discretion, and days jail credit for time served.

Probation to the court for DAYS, pay fines by 9:00 a.m.

Christian DEPUTY CLERK

SEVENTH JUDI AL DISTRICT COURT, STATE IDAHO IN AND FOR THE COUNTY OF BINGHAM 501 N. MAPLE #402

BLACKFOOT, IDAHO 83221-1700

STATE OF IDAHO,)	MAGISTRATES DIVISION OISTRATES DIVISION OISTRATES SEVENTH JUDICIAL DISTRIC: BINGHAM COUNTY DAMO	
District	4.5.5)	JUDIE HAMPTON, CLERP	
Plaint vs.	LII,) By		eput
75 # 5.1			Ś		
JASON DALE RICHAR	DSON)		
511 NICOLE DRIVE) CAS	E NO CR-01-01246	,
BLACKFOOT, ID 832	21)		
Defend	ant.) NOT	ICE OF HEARING	
DOB: 03/02)	TOE OF HEARING	
DL OR SSN: EA123	1976A ID		Ś		
NOTICE IS HER	EBY GIVEN that	the above-en	ititled ca	se is set for:	
HEARING SCHEDULED	- PRETRIAL		10/04/20	01 at 1:30:PM	
		RYAN W. BOY	ER		
	Courtroom	: MAGISTRATE			
I hereby cert	ify that the f	oregoing is a	true and		
or curs Morrice of	nearing enter	ed by the Cou	rt and an	E ()	
orrice. I furine	r certify that	copies of th	is Notice	Were corned	
as follows on thi	s date: AUGUST	20, 2001		word perved	
Defendant:	JASON DALE R	, Tenados			
·	Mailed		4		
		nand net	ivered	_	
Private Counsel:	Mailed	Hand Del	ivered	_	
KEVIN C PETERSON					
P O BOX 1387					
BLACKFOOT, ID 832:	2 1				
Prosecutor:	DANIEL R ACE	VEDO.			
		Hand Del	1		
		Hand Del	ivered	_	
	ī	Dated_AUGUST :	20 0001		
	•		<u>20, 2001</u> MPTON	·· ····	,
		/ \ /	ATHE DIST	TOT COURT	7
		\		A A STATE OF THE S	•
	F	3y <u> </u>		apaloxiek	
		Deput/y Clei	rk /		•

IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF THE

STATE OF IDAHO, IN AND FOR THE COUNTY OF BINGHAM TRATES DIVISION

MAGISTRATE DIVISION.

SEVENTH JUDICIAL DISTRICT COURT

SEVENTH JUDICIAL DISTRICT COURT

SEVENTH JUDICIAL DISTRICT COURT

BINGHAM COLINTY, IDAHO

STATE OF IDAHO,

Plaintiff

MINUTE ENTRY

DATE: August 14, 2001

JASON RICHARDSON

Defendant,

CASE NO. CR-01-1246

Court convened at 1:30 P.M. before Honorable RYAN W. BOYER, Courtroom 3.

APPEARANCE BY COUNSEL: No one was present on behalf of the State. Defendant was not present in person but was represented by counsel, Kevin Peterson.

COURT PROCEEDINGS: Mr. Peterson is requesting that the warrant be quashed and that the matter be reset for pretrial. Mr. Peterson indicated the defendant has been in Job Corp and once completed the charge was going to be dismissed.

ORDER: Pretrial is continued until October 4, at 1:30 p.m.

DEPUTY CLERK

rederick

SEVENTH JUDICIAL DISTRICT COURT. STATE OF IDAHO IN AN OR THE COUNTY OF BINGHAM 501 N. MAPLE #402 BLACKFOOT, IDAHO 83221-1700

STATE OF IDAHO.

Plaintiff.

VS.

JASON DALE RICHARDSON 511 NICOLE DRIVE BLACKFOOT, ID 83221

Defendant.

DOB:

03/02/1983

DL OR SSN: EA1231976A ID

MAGISTRATES DIVISION
OISTRICT COURT
SEVENTH JUDICIAL DISTRICT
BINGHAM COUNTY, IDAHO
FILED
JUDIE HAMPTON, CLERI
BY

CASE NO. CR-01-01246

Unith

BENCH WARRANT

)

)

)

)

)

)

)

)

To any sworn peace officer in the State of Idaho:

The Defendant in the above-captioned case, having failed to appear for the following court hearing:

FOR PRETRIAL CONFERENCE.....AUGUST 9, 2001
2:30 P.M.
MAGISTRATE COURT

Said Defendant having been released upon his own recognizance;

NOW, THEREFORE, THIS IS TO COMMAND YOU to forthwith arrest the above-named Defendant and bring him before this Court.

May be served:

Day only

Day or night

Dated:

8-9-0,

Bond amount:

\$400.00

\$400.00

RETURN OF SERVICE

I HEREBY CERTIFY that I served the foregoing Warrant by arresting the above-named Defendant on this day of

Officer

Agency

SEVENTH JUDICIAL DISTRICT, TATE OF IDAHO OF BINGHAM-DATE: 3-9-0/PRETRIAL MINUTE E	COUNTY	MAGISTRATE DIVISION 7 JUDICIAL DISTRICT
1	_	FILED $8-9-0$
STATE OF IDAHO Vs. Janes S. Nichard	an	CASE:#
TIME: 1:30 P.M. TAPE:#		JUDIE HAMPTON-CLERE
CASE: # () R-0/- 1246		BY:
00B: 1-1-83 CITY: Blf		DEPUTY CLERK
JUDGE: RYAN BOYER () OTHER:		
Interpreter-Maria Rodriguez Other JAMES PENDLEBURY/DAN ACEVEDO appearing for the	State Defende	/
LS , is not $/\!\!X$ present, being represente	ed by Honnes.	Polesson
the parties advise the Court that they have agr The State DISMISSES all charge(s).	reed to the follow:	ing:
Continuance requested by: Defendant Chat	te, Defense, both o	rounsels.
A BUND FURFELTURE/DISMISSAL is agreed upo	on in the amount	
Jury Trial, Court trial requested	2000 at	
Defendant FAILED TO APPEAR and a warrant i	is requested by the	State.
A PLEA ACREEMENT is entered into as follows Defendant advised of his/her rights the cha	ī ^	
. 1		
harge # 1 Undersige Consumption	Guilty _	Dismiss
Amend	Guilty_	Dismiss
harge #2 Possession Parastanne	Guilty_	Dismiss
Amend		Dismiss
harge #3		Dismiss
Amend	Guilty	
harge #4		Dismiss
Amend		Diamisa
THER:	outling	
	<u></u>	<u> </u>
JURY TRIAL is set for theday of	2001 at 9:30	l a m
Pretrial with Jury Instruction DUE		
Def. Must be present for PTRL/WITH JURY INS	TRUCTIONS DUE	- p-m-
PRETRIAL continued to the DAY OF		20 D.M
COURT TRIAL: is set for theday of	2001,8T 1:	30 F.M.
Defendent and or goursel and and and	2001 at 1	:15 p.m.
Defendant and or counsel and state waive the		
SENTENCING is set for the day of		30p.m.
Court orders def. To Obtain a Drug & Alcohol/Domestic Battery		
Bench Werrant of Arrest is issued for	Failure to appe	ar for Pretrial
onference and Bond is set at \$ 400,00 Cas	1000 8H,000.	L Surety D
ORDER: Fined \$ Pl	นร\$	court costs
days jail	Acre	isil hald as +1-
ourts discretion, and	dava credit for t	ime derived
robation to the court for days, pay		inc served.
days, ba	y rines by	9:00a.m.

DEPUTY CLERK

SEVENTH JUDICIAL DISTRICT COURT, STATE OF IDAHO FOR THE COUNTY OF BINGHAM 501 N. MAPLE #402

BLACKFOOT, IDAHO 83221-1700

MAGISTRATES DIVISION DISTRICT COURT
SEVENTH JUDICIAL DISTRICT BINGHAM COUNTY, IDAHO

, **D**eputy

STATE OF IDAHO.

6-28-01 No.))Filed

Plaintiff.

JUDIE HAMPTON, CLERK

Vs.

)) By.))

)

JASON DALE RICHARDSON 511 NICOLE DRIVE BLACKFOOT, ID 83221

CASE NO CR-01-01246

Defendant.

NOTICE OF HEARING

DOB: 03/02/1983 DL OR SSN: EA1231976A ID

NOTICE IS HEREBY GIVEN that the above-entitled case is set for:

Judge: RYAN W. BOYER Courtroom: MAGISTRATE

IT IS FURTHER ORDERED, that the parties comply fully with Rule 16 of the Idaho Criminal Rules and that the DEFENDANT BE PRESENT AT the pre-trial conference.

I hereby certify that the foregoing is a true and correct copy of this Notice of Hearing entered by the Court and on file in this office. I further certify that copies of this Notice were served as follows on this date: JUNE 29, 2001

Defendant:

JASON DALE RICHARDSON

Mailed

Hand Delivered

Private Counsel:

Mailed

Hand Delivered X

KEVIN C PETERSON P O BOX 1387 BLACKFOOT, ID 83221

Prosecutor:

DANIEL R ACEVEDO

Mailed

Hand Delivered X

Dated JUNE 29, 2001 JUDIE HAMPTON

CLERK OF THE DISTRICT COURT

Clerk

NOTICE OF HEARING

DOC22 - 7/96

IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF T IDAHO IN AND FUTTHE COUNTY OF BINGHAM MAGISTRATE DIVISION	HE STATE OF
STATE OF IDAHO, Plaintiff, Vs. DATE: 6/28/01 JASON D. RICHARDSON MINUTE ENTRY: PRETRIAL CONFERSON DUDGE: RYAN BOYER-COURTROOM #: 1	MAGISTPATES DIVIS ON DISTRICT COURT EVELTH JUDICIAL DISTRICT BINGHAM COUNTY, IDAHO JUDIE HAMPTON, CLERK
Defendant.)	, Dept
DARRENT SIMPSON/DAN ACEVEDO appearing for the State, Defis is notX present, being represented by, KEVIN PETE parties advise the Court that they have agreed to the following: The State DISMISSES all charge(s). XX Continuance requested by: Defendant, State, Defense, bo A BOND FORFEITURE/DISMISSAL is agreed upon in the amount	RSON , the oth counsels.
of \$ to be paid by the day of 2001 at	2 9:00 a.m.
Jury Trial,Court trial requestedDefendant FAILED TO APPEAR and a warrant is requested by the A PLEA AGREEMENT is entered into as follows:Defendant advised of his/her rights the charge(s) and the poss Charge # 1ILLEGAL CONSUMPTIONGuiltyDis	sible penalties.
AmendGuiltyDis	
Charge #2 POSSESSION OF PARAPHERNALIA Guilty Dis	<u> </u>
Amend Guilty Dis	
Charge #3 Guilty Dis	
Amend Guilty Dis	miss
Charge #4 Guilty Dis	miss
Amend Guilty Dis	miss
OTHER:	
	at 9:30 a.m.
Pretrial with Jury Instruction DUE	2001 1:00 P.M.
Def. Must be present for PTRL/WITH JURY INSTRUCTIONS D	·UE
XX PRETRIAL continued to the 9TH DAY OF AUGUST 2001	,at 2 <u>:30 P.M.</u>
COURT TRIAL: is set for theday of2	001 at 1:15 p.m.
Defendant and or counsel and state waive the right to	a Jury trial.
SENTENCING is set for the day of 200	<u>1</u> at 1:30p.m.
Court orders def. To Obtain a Drug & Alcohol/D	
evaluation.	
Bench Warrant of Arrest is issued for Failure to appe	ear for Pretrial
Conference and Bond is set at \$	
*ORDER:	

Chasillad DEPUTY CLERK IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT COURT OF STATE OF IDAHO IN AND FOR THE JOUNTY OF BINGHAN SUBJICIAL DISTRICT MAGISTRATE DIVISION BINGHAM COUNTY, IDAHO

BINGHAM COUNTY, IDAHO STATE OF 1DAHO Plaintiff, NOTICE OF PRETRIAL VЗ CONFERENCE (IDAMO CRIMINAL PULZ ICR 18) n Richardson Case No: CR-DI- 1244 PLAINTIFF/ATTORNEY FOR FLAINTIFF PROSECUTOR_ tersedefendant/attorney for defendant NOTICE IS HEREBY GIVEN THAT THE ABOVE ENTITLED ACTION HAS BEEN SCHEDULED FOR A PRETRIAL CONFERENCE ON THURSDAY THE 28TH DAY OF JUNE , 2001 AT 2:30 P.M. IN COURTROOM # THE BINGHAM COUNTY COURTHOUSE, 501 M. MAPLE BLACKFOOT, IDAHO. 2:30 P.M. IN COURTROOM #5 OF ANY DEFENDANT WHO IS REPRESENTED BY AN ATTURNET IS ORDERED TO APPEAR AT THE PRETRIAL CONFERENCE WITH HIS ATTORNEY. ANY DEFENDANT WHO IS NOT REPRESENTED BY A LAWYER IS ORDERED TO APPEAR WHERE THE COMPLAINING FARTY IS A FRIVATE PARTY, AND IN PERSON. NOT A LAW ENFORCEMENT OFFICIAL, SAID PERSON MUST APPEAR AND INDICATE HIS OR HER WILLINGNESS TO 30 FORWARD AT TRIAL OR THE CHARGE MAY BE DISMISSED, UFON MOTION OF THE COURT OR ANY FARTY. (IDAHO CRIMINAL RULE 48(A)). DATED THIS SELVE DAY OF MAGISTRATE'S DIVISION, DISTRICT JOURT, SEVENTH DISTRICT, BINGHAM COUNTY, IDAHO; I HEREBY CERTIFY THAT A BUILT TRUE AND CORRECT COPY OF THE FOREGOING WAS MAILED THIS DAY OF 2001 BY 1ST CLASS MAIL WITH PREPAIR. 2001 BY 1ST CLASS MAIL WITH PREPATE POSTAGE TO: ac: PROSECUTOR - Llan aceveds COURTHOUSE BOX
ATTORNEY: How Potuson

DEFENDANT SIGNATURE

SEVENTH JUDICIAL DISTRICT COURT, STATE OF IDAHO FOR THE COUNTY OF BINGHA

501 N. MAPLE #402 BLACKFOOT, IDAHO 83221-1700

DISTRICT COURT
SEVENTH JUDICIAL DISTRICT
BINGHAM COUNTY, IDAHO JUDIE HAMPTON, CLERK STATE OF IDAHO, Filad. , Deputy BÀ Plaintiff, ነ VS. JASON DALE RICHARDSON 511 NICOLE DRIVE BLACKFOOT, ID 83221 CASE NO CR-01-01246 Defendant. DOB: 03/02/1983) ORDER APPOINTING DL OR SSN: EA1231976A ID PUBLIC DEFENDER

The Court being fully advised as to the application of JASON DALE RICHARDSON, and it appearing to be a proper case,

NOW, THEREFORE, IT IS HEREBY ORDERED that Attorney KEVIN C PETERSON, P O BOX 1387, BLACKFOOT ID, 83221 Public Defender for the County of Bingham, State of Idaho, a duly licensed attorney in the State of Idaho, is hereby appointed to represent said Defendant, JASON DALE RICHARDSON, in all proceedings in the above-entitled case(s)

The Defendant is further advised that he/she may be required to reimburse the Court for all or part of the cost of court appointed counsel.

Date: 5-25-0/	RYAN W. BOYER		
	JUDGE		
Copies to: Public Defender	Prosecutor		
	DEPUTY CLERK		

ORDER APPOINTING PUBLIC DEFENDER

MAGISTRATES DIVISION

DISTRICT COURT	
SEVENTH JUDICIAL DISTRICT	
BUNGHAM COUNTY, JDAHO	
5-25-01	
0 0 0 No	
JUDIE J YAMPTON, CLERK	
1111	eputy
	BINGHAM COUNTY, DAHO JUDIE WAMPTON, CLERK

SEVENTH JUDICIAL DISTRICT, STATE OF IDAHO, COUNTY OF BINGHAM-MAGISTRATE DIVISION

riainciii,) JUDGE: RYA	
	RY: ARRAIGNMENT/REVIEW FINES N W. BOYER-Courtroom #3
¥ጅጎ ነ በልጥፑ• <i>ጎ</i>	25-11
Jason Richardson TIME: 9:00	A.M.
TAPE: 3/1 TOB: 3-2-83 CASE # CA	2-01-1246
CASE # CAC	-01-1076
Defendant.)	
Interpreter-Maria Rodriguez	Other
Defendant is is not process.	
Defendant advised of his/her right	s, charge(s) and possible penalties.
<u> </u>	TEANNE AND THE T
counsel, and requests time to const	Derendant Will retain his/her own
COGEC OFFEED SCHMINING CO DE 1991154	With Bond Powfeiters
perendant enters the initowing bie	to the charge(s):
Charge #1 Minar Consumpt	Guilty Not Guilty
Charge #2 Passessin of the	Office was desired.
Charge #3	Phernalia Not Guilty Not Guilty
Charge #4	GuiltyNot Guilty
OTHER:	Guilty Not Guilty
^^	7 days in which to request a beauter
Affidavit of Refusal - Defendant has	va-
his license shall be suspended for 180 de	ys.
$\frac{113}{11}$ Oral or written motion requeste	ys. d on the refusel.
Oral or written motion requeste Def.sworn in and questioned by the control of the cont	ys. d on the refusel. Ourt as to his/her finencial status
Oral or written motion requested Def.sworn in and questioned by the company of the company	d on the refusal. ourt as to his/her financial status. Shall be appointed
Oral or written motion requested Def.sworn in and questioned by the count.	d on the refusal. ourt as to his/her financial status. Shall be appointed.
Oral or written motion requested Def.sworn in and questioned by the count. Fublic Defender	d on the refusal. ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001.at A:30 PM
Oral or written motion requested Def.sworn in and questioned by the count. Public Defender	d on the refusel. ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001, at 3:30 P.M.
Oral or written motion requested Def.sworn in and questioned by the compact of the count o	ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001, at 3:30 P.M. sor of the Defendant's failure to appear
Oral or written motion requested Def.sworn in and questioned by the compact of the court. Public Defender	d on the refusal. ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001, at 3:30 P.M. sor of the Defendant's failure to appearabable cause and an additional charge of
Oral or written motion requested Def.sworn in and questioned by the court. Public Defender where court. PRETRIAL on Weav of Bail shall be set in this matter at Notice shall be sent to the Prosecut they shall be given 30 days to file professioner to appear if they wish, if not file professioner with the professioner of the professioner appear if they wish, if not file professioner and the professioner with the professioner and the professioner and the professioner with the professioner and the p	d on the refusal. ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001, at 3:30 P.M. sor of the Defendant's failure to appear. bable cause and an additional charge of led the charge shall be dismissed.
Oral or written motion requested Def.sworn in and questioned by the court. Public Defender where court. PRETRIAL on Weav of Bail shall be set in this matter at Notice shall be sent to the Prosecut they shall be given 30 days to file professioner to appear if they wish, if not file professioner with the professioner of the professioner appear if they wish, if not file professioner and the professioner with the professioner and the professioner and the professioner with the professioner and the p	d on the refusal. ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001, at 3:30 P.M. sor of the Defendant's failure to appear. bable cause and an additional charge of led the charge shall be dismissed.
Oral or written motion requested Def.sworn in and questioned by the comparison of the court. Public Defender	d on the refusal. ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001, at 3:30 P.M. or of the Defendant's failure to appearabable cause and an additional charge of led the charge shall be dismissed. ay of 2001 at 1:30 p.m.
Oral or written motion requested Def.sworn in and questioned by the court. Public Defender where court. PRETRIAL on was in this matter at Notice shall be sent to the Prosecut shall be given 30 days to file professioner to appear if they wish, if not file court orders a Drug & Alcohol/Domest	d on the refusal. ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001, at 3.30 P.M. sor of the Defendant's failure to appearabable cause and an additional charge of led the charge shall be dismissed. ay of 2001 at 1:30 p.m. ic Battery evaluation
Oral or written motion requested Def.sworn in and questioned by the court. Public Defender with the court. PRETRIAL on was in this matter at Notice shall be sent to the Prosecut shall be given 30 days to file professioner to appear if they wish, if not file court orders a Drug & Alcohol/Domest Def. shall be sent an Order to Show to the professioner of the defended as the court orders a Drug & Alcohol/Domest Def. shall be sent an Order to Show to the defended as the court orders a Drug & Alcohol/Domest Def. shall be sent an Order to Show to the defended as the court orders a Drug & Alcohol/Domest Def. shall be sent an Order to Show to the defended as the court orders a Drug & Alcohol/Domest Def. shall be sent an Order to Show to the defended as the court orders a Drug & Alcohol/Domest Def.	d on the refusal. ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001, at 3.30 P.M. sor of the Defendant's failure to appear. bable cause and an additional charge of led the charge shall be dismissed. ay of 2001 at 1:30 p.m. ic Battery evaluation. Cause as to why he should not be held in
Oral or written motion requested Oral or written motion requested Def.sworn in and questioned by the court. Public Defender	d on the refusal. ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001, at 3.30 P.M. sor of the Defendant's failure to appearabable cause and an additional charge of led the charge shall be dismissed. ay of 2001 at 1:30 p.m. ic Battery evaluation. Cause as to why he should not be held in
Oral or written motion requested Def.sworn in and questioned by the court. Public Defender with the court. PRETRIAL on was in this matter at notice shall be sent to the Prosecut shall be given 30 days to file profesioner to appear if they wish, if not file court orders a Drug & Alcohol/Domest Def. shall be sent an Order to Show to the profesion of the court orders and order to Show the court orders and the court orders are court orders and the court orders and the court orders are court orders are court orders and the court orders are court orders and the court orders are court orders are court orders are court orders.	d on the refusal. ourt as to his/her financial status. Shall be appointed. Not accepted by the court. 2001, at 3.30 P.M. sor of the Defendant's failure to appear bable cause and an additional charge of led the charge shall be dismissed. ay of 2001 at 1:30 p.m. ic Battery evaluation. Cause as to why he should not be held in the to pay fines in full as agreed in the

DEPUTY CLERK

IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF THE STATE OF IDAHO IN AND FOR THE COUNTY OF BINGHAM

ND FOR THE COUNTY OF BINGHA MAGISTRATES DIVISION

NOTIFICATION OF RIGHTS

Tou have been charged with a misdemeanor offense under the laws of the State of Idaho; you therefore have certain rights under the Constitution of the United States of America. It is very important that you have read these rights and understand these fully before signaing this document. If you have any questions concerning these rights, do not hesitate to ask the presiding judge when your case is called. (initial only those items which you fully understand) L. You have the right to remain silent and you are advised that any statement you make is a part of the record and can be used against you at trial. L. You have the right to plead 'not guilty.' Should you plead 'guilty' but wish to make a statement on your behalf prior to entry of judgment, you certainly may do so. L. 3. If your plea of 'guilty' is accepted by the Court, you will waive your right to a trial by jury, your privilege against self-incrimination and your right to confront witnesses who may testify against you. L. 4. Should you plead 'not guilty', you have the right to a trial before the Court or a jury of six (6) jurors drawn from the Court Jury Panel. You may bring witnesses or evidence to the trial on your behalf and you winhave the opportunity to confront and cross-examine witnesses testifying against you. L. 5. You have the right to consult with and be represented by an attorney in these proceedings. A continuance winhave the opportunity to confront and cross-examine witnesses testifying against, you. L. 5. You have a right to appeal to the District Court any disposition or ruling made by this Court. CHOOSS OMLY OME AND IMITIAL I wish to waive my right to be represented by an attorney. I will represent myself. L. 1 wish to waive my right to be represented by an attorney. I will represent myself. L. 1 wish to waive my right to be represented by an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this docu				ROTTE TORITOR OF REGIET	1/1/	Desay
rights under the constitution of the United States of America. It is very important that you have read these rights and understand them fully before signing this document. If you have any questions concerning these rights, do not hesitate to ask the presiding judge when your case is called. (initial only those items which you fully understand) 1. You have the right to remain silent and you are advised that any statement you make is a part of the record and can be used against you at trial. 1. You have the right to plead 'not guilty.' Should you plead 'guilty' but wish to make a statement on your behalf prior to entry of judgment, you certainly may do so. 1. You have the right to plead 'not guilty.' Should you plead 'guilty' but wish to make a statement on your behalf prior to entry of judgment, you certainly may do so. 1. Should you plead 'not guilty', you have the Court, you will waive your right to a trial by jury, your privilege against self-incrimination and your right to confront witnesses who may testify against you. 1. Should you plead 'not guilty', you have the right to a trial before the Court or a jury of six (s) jurors drawn from the Court Jury Panel. Tou may bring witnesses or evidence to the trial on your behalf and you winhave the opportunity to confront and cross-examine witnesses testifying against you. 1. You have the right to consult with and be represented by an attorney in these proceedings. A continuance winhave the opportunity to confront and cross-examine witnesses testifying against you. 1. You have a right to appeal to the District Court any disposition or ruling made by this Court. 1. You have a right to appeal to the District Court any disposition or ruling made by this Court. 1. Wish to waive my right to be represented by an attorney. I will represent myself. 1. Wish to waive my right to be represented by an attorney. I will retain my own attorney. 1. I wish to waive my right to be represented by an attorney. I will retain my own attorney. 1. I wish to waive my right to	NAME: _	Jason	Richardson	·	CASE NO.:	
Tou have the right to remain silent and you are advised that any statement you make is a part of the record and can be used against you at trial. AL 2. You have the right to plead 'not guilty.' Should you plead 'guilty' but wish to make a statement on your behalf prior to entry of judgment, you certainly may do so. AL 3. If your plea of 'guilty' is accepted by the Court, you will waive your right to a trial by jury, your privilege against self-incrimination and your right to confront witnesses who may testify against you. AL 4. Should you plead 'not guilty', you have the right to a trial before the Court or a jury of six [6] jurors drawn from the Court Jury Panel. You may bring witnesses or evidence to the trial on your behalf and you wi have the opportunity to confront and cross-examine witnesses testifying against you. AL 5. You have the right to consult with and be represented by an attorney in these proceedings. A continuance wi be granted today if you request it in order that you may seek the advice of an attorney. AL 6. If you wish to be represented by an attorney, but feel you cannot afford an attorney, you may ask the Court appoint counsel on your behalf at public expense. AL 7. Tou have a right to appeal to the District Court any disposition or ruling made by this Court. CHOOSS ORLY ORN AND INITIAL I wish to waive my right to be represented by an attorney. I will represent myself. I wish a continuance to consult with an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicat and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATS and DONS this	rights wand under	inder the erstand th	Constitution of the United States fully before signing this do	es of America. It is ver cument. If you have any	y important that you have	re read these rights
If your plea of "quilty" is accepted by the Court, you will waive your right to a trial by jury, your privilege against self-incrimination and your right to confront witnesses who may testify against you. A. Should you plead "not guilty", you have the right to a trial before the Court or a jury of six (6) jurors drawn from the Court Jury Panel. You may bring witnesses or evidence to the trial on your behalf and you wi have the opportunity to confront and cross-examine witnesses testifying against you. A. S. You have the right to consult with and be represented by an attorney in these proceedings. A continuance wi be granted today if you request it in order that you may seek the advice of an attorney. A. If you wish to be represented by an attorney, but feel you cannot afford an attorney, you may ask the Court appoint counsel on your behalf at public expense. A. T. You have a right to appeal to the District Court any disposition or ruling made by this Court. CHOOSE ONLY ONE AND INITIAL I wish to waive my right to be represented by an attorney. I will represent myself. A. I wish to apply for court appointed counsel to represent me. I wish a continuance to consult with an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicat and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this A. A. O'clock A. O. Court Man Representation of the procedure don't may be a set of the procedure don't may be a set of the procedure don't may be a set	<u> [h</u> 1.	You hav	e the right to remain silent an	inderstand) d you are advised that an	y statement you make is	a part of the record
AL. 4. Should you plead "not guilty", you have the right to a trial before the Court or a jury of six (6) jurors drawn from the Court Jury Panel. You may bring witnesses or evidence to the trial on your behalf and you wi have the opportunity to confront and cross-examine witnesses testifying against you. AL. 5. You have the right to consult with and be represented by an attorney in these proceedings. A continuance wi he granted today if you request it in order that you may seek the advice of an attorney. According to the granted today if you request it in order that you may seek the advice of an attorney, you may ask the Court appoint counsel on your behalf at public expense. AL. 7. You have a right to appeal to the District Court any disposition or ruling made by this Court. CHOOSE ORLY ONE AND INITIAL I wish to waive my right to be represented by an attorney. I will represent myself. I wish to apply for court appointed counsel to represent me. I wish a continuance to consult with an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicat and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this O'clock N.	<u>A.R.</u> 2.	You hav behalf			ilty" but wish to make a	a statement on your
have the opportunity to confront and cross-examine witnesses testifying against you. A.C. 5. You have the right to consult with and be represented by an attorney in these proceedings. A continuance with the granted today if you request it in order that you may seek the advice of an attorney, you may ask the Court appoint counsel on your behalf at public expense. A.C. 7. You have a right to appeal to the District Court any disposition or ruling made by this Court. CROOSE ONLY ONE AND INITIAL I wish to waive my right to be represented by an attorney. I will represent myself. A.C. 1 wish to apply for court appointed counsel to represent me. I wish a continuance to consult with an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicated and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this day of	<u>f.k.</u> 3.	•	·	* * *	· -	
A.E. 7. You have a right to appeal to the District Court any disposition or ruling made by this Court. CHOOSE OFLY OFF AND INITIAL I wish to waive my right to be represented by an attorney. I will represent myself. I wish to apply for court appointed counsel to represent me. I wish a continuance to consult with an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicated and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this	f.R. 4.	drawn f	rom the Court Jury Panel. You	may bring witnesses or ev	idence to the trial on	
CHOOSE OBLY ONE AND INITIAL I wish to waive my right to be represented by an attorney. I will represent myself. I wish to apply for court appointed counsel to represent me. I wish a continuance to consult with an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicated and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this	J.R. 5.	he gran				
CHOOSE OBLY ONE AND INITIAL I wish to waive my right to be represented by an attorney. I will represent myself. I wish to apply for court appointed counsel to represent me. I wish a continuance to consult with an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicated and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this	J.K. 6.	If you appoint			ot afford an attorney, y	you may ask the Court to
I wish to waive my right to be represented by an attorney. I will represent myself. I wish to apply for court appointed counsel to represent me. I wish a continuance to consult with an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicated and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this	<u>J. L.</u> 1.		e a right to appeal to the Dist	rict Court any disposition	n or ruling made by this	s Court.
I wish to apply for court appointed counsel to represent me. I wish a continuance to consult with an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicate and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this	CHOOSE (DELY ONE A	ND INITIAL			
I wish a continuance to consult with an attorney. I will retain my own attorney, If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicated and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this		I wish	to waive my right to be represe	nted by an attorney. I	ill represent myself.	
If you have any questions concerning any right or procedure don't hesitate to speak up. It is essential that you understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicated and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this	f.R.	I wish	to apply for court appointed co	unsel to represent me.		
understand. By signing this document I acknowledge that I have read the same and that I fully understand my rights as indicated and that any questions I may have regarding these rights have been answered to my satisfaction. I have received a copy of this document. DATE and DONE this		I wish	a continuance to consult with a	n attorney. I will retai	n my own attorney,	
pate and DONE this 26 day of May , 3000 (at o'clock N.	understa By	and. signing t	his document I acknowledge that	I have read the same and	that I fully understand	-
x from Richards Maria Golma	1 1	nave recei	ved a copy of this document.			
	- DAT	re and Do	NB this	May	,71920 (at	o'clockN.
'` DAFENDANT WITNESS D	X		Richarden		eua folz VITNESS	·

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

STATE OF IDAHO.	
PLAINTIFF)	FINANCIAL STATEMENT AND ORDER
· .	CASE NO.
DEFENDANT)	
The second secon	
ORN, VOLUNTARILY ON OATH DEPOSE AND	who currently lives at SU nicoleday. IN THE STATE OF T dake BEING D STATE THAT I AM FINANCIALLY UNABLE TO EMPLOY A NAL PROCEEDING CURRENTLY PENDING AGAINST ME AND OF AN ATTORNEY TO REPRESENT ME.
tung the court such sum as the cour RMS as the c <u>ourt</u> may order.	T THEREOF AND I AGREE, IF ORDERED BY THE COURT, T MAY FIX FOR THE COST OF MY DEFENSE, UPON SUCH
I (AM) (AM NOT) PRESENTLY EMPLOYED I (AM) (AM NOT) CURRENTLY MARRIED	ED OR SELF-EMPLOYED.
I (AM) (AM NOT) CURRENTLY MARRIES A. MY SPOUSE (IS) (IS NOT) EMP]. (OVED OR SELE-EMBLOVED
MY LAST DATE OF EMPLOYMENT WAS:	Jan , 2012 , 2000
A. MY EMPLOYER'S NAME AND ADDRE	SS (IS) (WAS): Mean't Hacking - Job Jewing
THE AMOUNT OF CASH ON HAND I/WE HAMY/OUR CHECKING AND SAVINGS BALANG I/WE OWN OR ARE BUYING A CAR VALUE VALUE OF STOCKS, BOND OR SECURITIES VALUE OF PERSONAL PROPERTY/REAL "ESTABLE" (DO) (DO NOT) HAVE INCOME FROM IF YES, AMOUNT: WHAT SOURCE:	CES ARE: ED AT: ES I/WE OWN: STATE I/WE OWN:
I HAVEDEPENDENTS, CO	INSISTING OF
TATEMENT COULD SUBJECT ME TO THE PE	ENTS ARE MADE UNDER OATH AND THAT A WILLFUL NALTIES OF PERJURY. I FURTHER UNDERSTAND DIGENT, THE APPOINTMENT OF LEGAL COUNSEL MAY BE
2	APPLICAN!
Subscribed and sworn before me this	5 DAY OF
DENTED /	
DENIED	EPUTY CLERK
1 - Mus (M)	
/ JUDAGE	