

OCT 05 2016

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

CHRISTOPHER D. RICH, Clerk
By RIC NELSON
DEPUTY

IN RE: LACK OF FACILITIES,
EQUIPMENT, STAFF PERSONNEL,
SUPPLIES, AND OTHER EXPENSES
OF THE MAGISTRATE DIVISION
PROVIDED BY THE CITIES OF
MERIDIAN AND GARDEN CITY IN
SUPPORT OF MAGISTRATE
DIVISION

Case No. CV OT 1406552

**AMENDED ORDER GOVERNING
PROCEEDINGS**

Pursuant to Rule 4 of the *Local Administrative Rules of Procedure for Compliance with an Order Issued Pursuant to I.C. § 1-2218* (“Local Rules”), this matter has been set for a public hearing on November 4, 2016 at 1:00 p.m. The purpose of the hearing is to review Meridian and Garden City’s (collectively “the Cities”) respective proposals for the provision of magistrate facilities. With regard to the hearing and these proceedings, the Court orders as follows:

- 1) Meridian will present its proposal first, followed by Garden City, unless the Cities agree to a different order of appearance. Each City shall have up to one hour to make its presentation. Ada County will be permitted one half hour to address the Court.
- 2) Any other city located in Ada County will be considered an Interested Person within the meaning of Rule 4 of the Local Rules and may appear through counsel to argue the merits of the proposals. Each such City will be allocated up to 15 minutes to address the Court.
- 3) Anyone else claiming to be an Interested Person within the meaning of Rule 4 must, at least 7 days in advance of the hearing, file a written request to appear and argue at the hearing. The request must also identify how such person qualifies as an Interested Person.
- 4) The identity of all witnesses and summary of their proposed testimony must be filed with the Court at least 7 days in advance of the hearing. A Party or Interested Person may file the sworn written testimony of a witness in lieu of live testimony.



- 5) Any Party or Interested Person may also file a written response to the proposals submitted by the parties. Any such response must be filed at least 7 days in advance of the hearing.
- 6) In its discretion, the Court may extend or reduce the time limits provided for in this Order.
- 7) Because this is a court proceeding, members of the public will not be permitted to address the court except as a properly disclosed witness called by a Party or Interested Person. Only counsel of record will be permitted to appear and make arguments.
- 8) Chamber copies of all filings shall also be emailed to the Administrative District Judge's in-court clerk at least 7 days in advance of the hearing. All filings must be served on all Parties.

IT IS SO ORDERED.

Dated this 5th day of October, 2016.



Timothy Hansen
Administrative District Judge,
On behalf of the Panel of District Judges

CERTIFICATE OF MAILING

I, Christopher D. Rich, the undersigned authority, do hereby certify that I have mailed, by United States Mail, on this 5th day of October, 2016, one copy of the ORDER as notice pursuant to Rule 77(d) I.C.R. to each of the attorneys of record in this cause in envelopes addressed as follows:

ADA COUNTY PROSECTUOR
THEODOR ARGYLE
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TRIAL COURT ADMISISTRATOR
INTERPARTMENTAL MAIL

CHRISTOPHER D. RICH
Clerk of the District Court
Ada County, Idaho
By RM
Deputy Clerk

