Filed: 09/23/2021 09:28:49 Seventh Judicial District, Fremont County Abbie Mace, Clerk of the Court By: Deputy Clerk - Harrigfeld, Becky

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

STATE OF IDAHO Plaintiff.

Case No. CR22-21-1624

٧.

Order for Extended Commitment, Lacks Fitness to Proceed

LORI NORENE VALLOW Defendant.

Idaho Code § 18-212

On June 8, 2021, the Court entered an Order of Commitment pursuant to Idaho Code § 18-212 in Case No. CR22-20-0838. The Court stayed this case as well in its June 9, 2021 Order Staying Case. The findings in the June 8, 2021 Order of Commitment are incorporated by reference herein.

Pursuant to Idaho Code § 18-212(2) the Court thereafter received a progress report, which included an opinion that the Defendant was not fit to proceed, and that there was a substantial probability that the Defendant will be fit to proceed within the foreseeable future.

Therefore, pursuant to Idaho Code § 18-212(2), the Court ORDERS the continued commitment of the Defendant for an additional one hundred and eighty (180) days. The one hundred and eighty day extension shall run from September, 8, 2021, the day in which the Court had a hearing on the issue.

The Court also finds that the Defendant lacks capacity to make informed decisions about treatment.

- 1. The proceedings in this case are suspended except as provided in Idaho Code section 18-212(5) and (6).
- 2 The Defendant is committed to the custody of the Director of Idaho Department of Health and Welfare pursuant to Idaho Code section 18-212, or if dangerously mentally ill, to the Department of Correction, for care and treatment at an appropriate facility for a period not exceeding one hundred and eighty (180) days.
- If at any time the director of the facility to which the Defendant is committed determines that
 the Defendant is fit to proceed, such determination shall be reported immediately to the
 Court.

- 4. If during a commitment under this order a Defendant who has the capacity to make informed decisions about treatment refuses any and all treatment or the only treatment available to restore competency for trial, the director of the facility shall immediately report such refusal to the Court.
- 5. Each report shall be filed in triplicate with the Clerk of the Court who shall have copies delivered to the prosecutor and defense counsel of record.
- 6. If the Defendant escapes from custody during confinement, the director shall immediately notify this Court, the prosecuting attorney, and the sheriff.

Dated: 81,22,202 (

Judge Steven Boyce (District)

CERTIFICATE

I HEREBY CERTIFY that on this <u>23</u> day of September, 2021, that a copy of the foregoing ORDER FOR EXTENDED COMMITMENT was served as follows:

Mark L. Means meanslawoffice@gmail.com	€	Email
R. James Archibald jimarchibald21@gmail.com	ď	Email
Lindsey A. Blake Fremont County Prosecuting Attorney prosecutor@co.fremont.id.us	~	Email
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Rachel Smith smithlawconsulting@outlook.com		Email
Seventh District Department of Health and Welfare 208-582-5746	~	By Fax

By: Decky Harrighted

Deputy