

*Correction To Confer To Original Amendment of
October 18, 1973*

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

Rule 10 of the Magistrates Division Rules of the Third
Judicial District of the State of Idaho is hereby amended to
read as follows:

10. All proceedings involving juveniles within the provisions of Idaho Code Title 16, Chapters 15, 16, 18, 19 and 20 and proceedings for hospitalizations of mentally ill, or mentally deficient or retarded under Idaho Code Title 66, Chapter 3, are hereby assigned exclusively to the lawyer Magistrates, except that non-lawyer Magistrates Charles J. Jurries, of Owyhee County and Alfred O. Perry, of Gem County, are hereby assigned jurisdiction to handle all proceedings under Idaho Code Title ¹⁵ Chapters 16 and 18.

All proceedings and duties under the Uniform Probate Code, enacted by Chapter 111 of the 1971 Idaho Session Laws, together with any subsequent additions or amendments thereto are hereby assigned to each county of the district to the Magistrates Division of the District Court of such county and in the event of any contest relative to trusts of any kind or nature covered by said Uniform Probate Code, exclusive jurisdiction is hereby assigned to the lawyer Magistrates of this district to hear and determine such contested trust matters.

Jurisdiction over multiple count actions in which no count exceeds the sum of \$1,000.00, exclusive of costs, attorney fees and interest, although the total of said counts may exceed said sum, are assigned to the Magistrates of the Third Judicial District.

This Amendment shall become effective as of November 15, 1973.

Dated and adopted this 18th day of October, 1973.

? /s/ Gilbert C. Norris
Gilbert C. Norris, District Judge

/s/ Robert B. Dunlap
Robert B. Dunlap, District Judge

/s/ Edward J. Lodge
Edward J. Lodge, District Judge

FROM THE DESK OF:

HELEN M. POWELL
District Trial Court Administrator
Third Judicial District

Letter should go out to all who received
Amendment to Rule 10:

The third paragraph of Rule 10 of
as set out in the Amendment of Oct 18, 1973
Magistrate Division, which reads as follows:

"Jurisdiction over multiple count actions in
which no count exceeds the sum of \$1,000.00,
exclusive of costs, attorney fees and interest,
although the total of said counts may exceed
said sum, are assigned to the Magistrates of
the Third Judicial District." was not approved
by the Idaho Supreme Court at a meeting held
November 14, 1973, and therefore, ^{in found} such paragraph
of Rule 10 is no longer in force and effect.

See 93 Idaho 744

Called Jago ✓
Paul ✓
Chase ✓
McDadden ✓
Floodgates ✓
Conjunct C. Clerk ✓