

ROBERT B. DUNLAP
JUDGE THIRD JUDICIAL DISTRICT
RESIDENT CHAMBERS
COURTHOUSE
CALDWELL, IDAHO 83605

L. DAN ROWELL
OFFICIAL COURT
REPORTER

MEMORANDUM TO: All Magistrates and all Clerks of the District
Court of the Third Judicial District

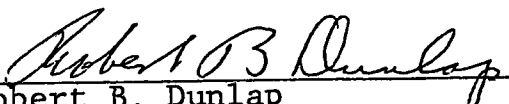
It has come to my attention that notice of orders issued by both the Magistrate and District Courts are not being mailed to the parties by the Clerks as provided by Rule 49(c) of the Idaho Rules of Criminal Practice and Procedure. This rule provides as follows:

"NOTICE OF ORDERS. Immediately upon the entry of an order made on a written motion subsequent to arraignment the clerk shall mail to each party a notice thereof and shall make a note in the docket of the mailing. Lack of notice of the entry by the clerk does not affect the time to appeal or relieve or authorize the court to relieve a party for failure to appeal within the time allowed."

I expect this rule to be strictly complied with in the future and suggest that the most practical way of compliance would be to mail a copy of the order itself to each of the parties. It is most important for your own protection that you make a note in the docket of such mailings.

This rule, of course, applies to both District and Magistrate Clerks.

Dated this 28th day of January, 1976.


Robert B. Dunlap
Administrative District Judge

Except. Written Order on Ex Parte Motions.
—y, — (P.A. & R.B. & —)

Papers required to be served shall be filed with Court.
(Atty to furnish copies when filing original Order?)

Can copies be delivered to P.A. instead of
mailed - & notation on register of actions
so indicate.

1. — — — — —
2. — — — — —
3. — — — — —