

IN THE DISTRICT COURT OF THE THIRD JUDICIAL DISTRICT OF THE
STATE OF IDAHO, IN AND FOR THE COUNTIES OF ADAMS, CANYON,
GEM, OWYHEE, PAYETTE AND WASHINGTON

ORDER AMENDING DISTRICT COURT RULES

Rule 10 of the District Court Rules of the above-entitled
District is hereby amended to read as follows:

"10. Default Proof-Limitation on Submission--Mailing
Copy and Certificate Required in Default Divorces.

"(a) Default proof shall not be heard prior to expiration
of period of time equal to that allowed for appearance
after service of summons, regardless of prior waiver of
such time, or appearance and refusal to plead further.
This subparagraph may be waived upon application supported
by affidavit disclosing sufficient reason.

"(b) Immediately upon securing a default decree in any
divorce case in which defendant has made no appearance,
counsel for plaintiff must mail a conformed copy of such
decree to the defendant at his or her last known address,
and said attorney must, within five days after securing
said decree, file with the clerk of the court his certi-
fication of such mailing."

The present Rule 20 of said District Court Rules is hereby
amended by being designated as Rule 21 and to read as follows:

"21. Suspension of Rules: To accomplish justice, any of
the foregoing Rules may be suspended upon disclosure of
reason deemed sufficient by the Court."

The following Rule, designated as Rule 20, is hereby adopted:

"20. Space Required for Answers to Written Interrogatories:
In all written Interrogatories, a space reasonably calculated
sufficient for a full answer shall be left after each Inter-
rogatory in order that such Interrogatories may be zeroxed
or otherwise photocopied so that the answers may be typed
following each Interrogatory, and then photocopies of both
Interrogatories and the answers be supplied for the official
file and counsel. In the event any such space left is not
sufficient for a full answer, the balance of such required
answer may be typed on another sheet of paper, identified
by the proper number, and stapled as closely as possible
to the incomplete answer following the Interrogatory."

The above and foregoing amendments shall be in full force
and effect immediately upon publication and approval of the Idaho
Supreme Court.

Dated this 7th day of June, 1972.

Gilbert C. Morris
Senior District Judge

Robert B. Dunlap
District Judge

Edward J. Fudge
District Judge

