



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 & WASHINGTON

IN THE MATTER OF:)
) ADMINISTRATIVE ORDER
STATE APPELLATE PUBLIC)
DEFENDER/TRIAL DEFENSE COUNSEL) NO. 99-1
)

TO: DAN KESSLER TRIAL COURT ADMINISTRATOR
ALL THIRD JUDICIAL DISTRICT PROSECUTORS
ALL THIRD JUDICIAL DISTRICT JUDGES
ALL THIRD JUDICIAL DISTRICT PUBLIC DEFENDERS
ALL APPEAL CLERK
PATRICIA TOBIAS, ADMINISTRATIVE DIRECTOR OF THE COURTS
RON COULTER, STATE APPELLATE PUBLIC DEFENDER

WHEREAS the Idaho Legislature has created the office of the State Appellate Public Defender, and

WHEREAS the State Appellate Public Defender's representation is available for all eligible convictions on or after September 15, 1998, and

WHEREAS all six counties in the Third Judicial District have agreed to participate in the Capital Crimes Defense Fund, and

WHEREAS a uniform process for addressing trial defense counsel's and State Appellate Public Defender's role is necessitated.

NOW THEREFORE, IT IS HEREBY ORDERED:

1. Trial defense counsel shall remain appointed counsel to handle post-trial motions, including Rule 35 motions, excepting motions directly related to the appeal such as settlement of transcripts and clerk's records pursuant to I.A.R. 29.
2. The State Appellate Public Defender shall handle appeals from Rule 35 motions.

3. Trial defense counsel shall file notices of appeal delineating the issues and specifying the reporter's transcripts and the clerk's record requested.
4. Trial defense counsel shall file a motion for the appointment of the State Appellate Public Defender along with an appropriate order in the form attached. Trial defense counsel shall provide envelopes for mailing to the State Appellate Public Defender and the defendant.
5. The State Appellate Public Defender shall obtain any necessary initial information from trial defense counsel.
6. State Appellate Public Defender shall handle post-conviction proceedings in capital cases only and appeals from all other post-conviction proceedings.

IT IS FURTHER ORDERED that the clerks handling appeals in each county shall monitor State Appellate Public Defender cases to see if there is any impact in their workload or in the costs to the counties and to convey any significant impact to the Trial Court Administrator.

Dated this 27th day of April, 1999.



SERGIO A. GUTIERREZ
District Judge

or order enumerated in Idaho Code § 19-870 (1); and

GOOD CAUSE APPEARING,

IT IS HEREBY ORDERED, and this does ORDER that the State Appellate Public Defender is appointed to represent the above named Defendant-Appellant on the appeal on the judgment and conviction entered in this case.

IT IS FURTHER ORDERED, and this does ORDER, that trial defense counsel shall remain as counsel as record for all post-trial motions in this case including motions pursuant to I.C.R. 35.

The State Appellate Public Defender is provided the following information concerning this case.

1. The Defendant-Appellant's trial defense counsel is: @
2. Defendant-Appellant's trial defense counsel has advised the Court that the Defendant-Appellant's current address is: @

DATED:

@
District Judge

ORDER APPOINTING STATE
APPELLATE PUBLIC DEFENDER

I HEREBY CERTIFY that a copy of the foregoing Order was forwarded by me to the following persons this _____ day of _____, 1999

Canyon County Prosecuting Attorney
Canyon County Courthouse
Caldwell, Idaho 83605

☒ Hand Delivery

Canyon County Public Defender
706 E. Chicago
Caldwell, ID 83605

☒ Hand Delivery

R. A. Coulter
State Appellate Public Defender
P. O. Box 83720
Boise, Idaho 38720-0005

☒ First Class Mail
and
☒ Via Fax to
208-334-2985

Theresa Randall
Appellate Clerk
Courthouse
Caldwell, ID 83605

☒ Hand Delivery

G. NOEL HALES, Clerk

By _____
Deputy Clerk

ORDER APPOINTING STATE
APPELLATE PUBLIC DEFENDER