

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,

vs.

LORI NORENE VALLOW,
a/k/a LORI NORENE DAYBELL

Defendant.

Case No. CR22-21-1624

**ORDER GOVERNING
CONDUCT – MADISON COUNTY
REMOTE VIEWING LOCATION**

Pursuant to the Order Governing Courtroom Conduct in Ada County, issued by this Court relating to the upcoming jury trial in this case, the Court is issuing this further Order Governing Conduct with regard to a remote viewing location in the Madison County Courthouse. Said remote viewing location will be chosen by the Honorable Dane H. Watkins, Jr., Administrative District Judge of the Seventh Judicial District (“ADJ”), and may be changed from time to time as deemed necessary by Judge Watkins due to other Madison County needs.

Therefore, pursuant to Idaho Court Administrative Rules (ICAR) 45 and 49, the court orders as follows:

1) SEATING AND ATTENDANCE IN MADISON COUNTY REMOTE VIEWING LOCATION

A) Viewing of Proceedings. The overflow and remote viewing locations are being offered only for the portions of the jury trial that are public, subject to the technological needs and possible periodic interruption(s) due to technological issues.

B) Seating for Victim(s), Families of Defendant, Counsel, Other Court Personnel. Certain seating may be reserved for members of counsel, authorized court personnel, security personnel and the defendant’s family and the victims’ families.

C) Public Seating. Subject to the need for reserved seating referenced in 1(B), seating for the public will be permitted, as space permits, on a first come basis, subject to a reservation system, to be administered by the Seventh Judicial District’s Trial Court Administrator’s Office, subject to approval by the ADJ. Details and instructions regarding how to access the reservation system for seats in the Madison County Remote Viewing Location will be

published on the following website: <https://adacounty.id.gov/judicial-court/vallow-daybell-trial/> beginning on or about March 7, 2023. There will be no priority or designated seating for the media. No person may reserve seats, except through the reservation system addressed above.

D) Seating in Front of the Bar. No one other than court personnel designated by the Court, or the courts designee, shall be permitted to access or sit in front of the bar of the courtroom remote viewing location without specific authorization.

E) Entry and Exit During Court Proceedings. Spectators with a reservation may be permitted to leave and re-enter the remote viewing location during a court session as long as there is no significant distraction to other spectators.

2) OTHER RESTRICTIONS AND REQUIREMENTS WITHIN THE MADISON COUNTY REMOTE VIEWING LOCATION

A) Security Screening. All persons entering the remote viewing courtroom location may be subject to additional security screening. Handbags, backpacks, and other carry-ins are subject to inspection.

B) Cell Phones & Other Electronic Devices in Remote Viewing Location. Cell phones, pagers, laptops or any other electronic device shall be turned off or be in “silent mode” and shall not make any sound or create any distraction. Devices SHALL NOT be used to record, photograph or transmit any sounds, images or video from the remote viewing location. Laptops may be used in the remote viewing location if cameras and microphones are disabled. Under no circumstances may such laptops be used for any audio or video recording or transmission or photography of the court proceedings being projected or of any persons attending the remote viewing location.

C) Interviews and Reporting. No media interviews or reporting shall be conducted in the remote viewing location.

D) Disruptive Behavior. Any activity or behavior which is considered disruptive may result in removal from the remote viewing location. Any spectator who creates a visual or auditory disturbance may be removed from the remote viewing location and/or the building at any time at the discretion of court security personnel.

E) Other.

i) Pursuant to Idaho Rule of Evidence 615, witnesses, subject to the exceptions provided

