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11 Attorney for LORI NORENE (DAYBELL) VALLOW

12 **IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF**  
13 **THE STATE OF IDAHO, IN AND FOR THE COUNTY OF FREMONT**

14 STATE OF IDAHO,  
15 PLAINTIFF

Case No: CR 22-20-0838  
CR 22-20-0755

16 Vs.

17 LORI NORENE VALLOW (AKA LORI NORENE  
18 DAYBELL),  
19 CHAD GUY DAYBELL  
20 DEFENDANTS

**2<sup>nd</sup> NOTICE OF SERVICE RE: DISCLOSURE OF  
EXHIBITS FOR MOTION TO TRANSFER TRIAL**

21 Comes now DEFENDANT LORI NORENE VALLOW (DAYBELL) and provides notice  
22 that the Expert Report for Iron Wood Insights along with a recently published news article  
23 (exhibit) were served as indicated below.  
24

25 DATED this 4 day of March 2021.

*M.L. Means*

26  
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Mark L. Means  
Advocate for Mrs. Lori Norene Vallow (Daybell)

**CERTIFICATE OF SERVICE**

The undersigned certifies that on this 4 day of March 2021, I caused a true and correct copy of the FOREGOING document to be forwarded by the method(s) indicated below, to the following:

MADISON COUNTY PROSECUTING ATTORNEY x  Efile  
Email: [mcpo@madison.id.us](mailto:mcpo@madison.id.us)

Mr. John Prior x  Efile  
Email: [john@jpriorlaw.com](mailto:john@jpriorlaw.com)

DATED this 4 day of March 2021.

*M.L. Means*

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Mark L. Means  
Advocate for Mrs. Lori Norene Vallow (Daybell)

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