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10 Attorney for MRS. LORI DAYBELL

11 **IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT STATE**  
12 **OF IDAHO COUNTY OF FREMONT**

13 STATE OF IDAHO,  
14 Plaintiff

CASE NO. CR22-21-1624

15 Vs.

**OBJECTION TO LEGAL PROCEEDINGS**

16 LORI NORENE VALLOW  
17 AKA LORI NORENE DAYBELL  
18 Defendant

19 COMES NOW DEFENDANT LORI NORENE VALLOW (DAYBELL), by and through her attorney of  
20 Record, Mark L. Means of Means Law Office, PLLC, and files this objection<sup>1</sup> to the most recent filing in  
21 Idaho Case Number: CR-21-1623.

22 On or about 8/6/21 this court issued an “Order” stating that “for purposes of conducting a jury  
23 trial, the cases of State of Idaho v. Chad Guy Daybell CR 22-21-1623 and State of Idaho v. Lori Norene  
24 Vallow Daybell, CR 22-21-1624; are currently joined.”<sup>2</sup> On or about 11/8/21 this Court issued an order  
25 for a scheduling conference for State of Idaho CR 22-21-1623 regarding trial schedule. Though this  
26 Order was issued in the above case it directly applies and attempts to enforce a legal proceeding against  
27 Defendant Lori N. Vallow (Daybell). There is no realistic way to avoid violating Defendant Lori N. Vallow  
28 Daybell’s rights of the “stay” while incompetent if this Court proceedings with ordering/scheduling a  
29 trial in this matter.

30 <sup>1</sup> Counsel provided Court with previous oral objection regarding this matter.

31 <sup>2</sup> Court citing State vs. Gamble, 146 Idaho 331, 337, 193 P.3d 878, 884 (Ct.  
32 App. 2008). Again, as previously objected by the Defense the Grand Jury,  
33 Indictment, alleged joinder, this specifically addressed Order etc. are all  
34 legal proceedings against my client which is prohibited as Defendant has been  
35 deemed incompetent and all legal proceedings against my client have been  
36 stayed as of: 3/8/2021.



1 CERTIFICATE OF SERVICE: I hereby certify that the above aforementioned document  
2 was served as identified below DATED this 11 day of November 2021.

3 Lindsey A. Blake x\_\_\_\_ Email  
4 Office of the Fremont County  
5 Prosecuting Attorney  
6 Service email: prosecutor@co.fremont.id.us

7 Mr. John Prior x\_\_\_\_ Email  
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9 Service email: john@jpriorlaw.com

10 Mr. Jim Archibald x\_\_\_\_ Email  
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12 Mr. Robert Wood x\_\_\_\_ Email  
13 Service Email: mcpo@co.madison.id.us

14 DATED this 11 day of November 2021.

15 *M.L. Means*

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17 Mark L. Means  
18 Advocate for Mrs. Lori Norene Daybell  
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