

AUG 05 2014

CANYON COUNTY CLERK
S MEHIEL, DEPUTY

IN THE DISTRICT COURT OF THE THIRD JUDICIAL DISTRICT
OF THE STATE OF IDAHO

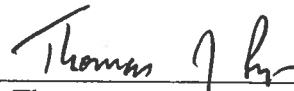
Alternative Placement of)	ADMINISTRATIVE ORDER
Offenders Ordered to Serve)	
Jail Time in Work Release)	2014 - 8
_____)	

Whereas, in order to allow the Canyon County Sheriff and Canyon County to maintain a reduced inmate population in the Canyon County Jail, in compliance with the terms of the Consent Decree, Order and Judgment entered in the United States District Court for the District of Idaho, in Case No. 1:09 – CV – 00107 – BLW, the judges of the Third Judicial District have agreed to a number of alternative sentencing options in place of commitment of offenders to the Canyon County Jail, including serving their court ordered jail time in the Sheriff’s Work Release program in Canyon County; and

Whereas, the Canyon County Sheriff has announced his intention to suspend or eliminate the Work Release program in Canyon County, which will impact a significant number of offenders already sentenced to serve their court ordered jail time in the Work Release program; and, in order to prevent unnecessary additional costs and proceedings in relation to such offenders; it is,

ORDERED that, in the event the Canyon County Sheriff suspends or discontinues the Work Release program in Canyon County, any offender specifically sentenced to jail in the Work Release program shall serve the ordered jail time on house arrest with electronic monitoring and drug and alcohol testing on a random basis. The defendant’s movement restricted to going to and from his/her employment only. This order is subject to any contrary order by the sentencing judge.

Dated August 5, 2014.



Thomas J. Ryan
Administrative District Judge