

AGENDA  
**SENATE JUDICIARY & RULES COMMITTEE**  
**1:30 P.M.**  
**Room WW54**  
**Monday, January 21, 2019**

<b>SUBJECT</b>	<b>DESCRIPTION</b>	<b>PRESENTER</b>
<a href="#"><u>RS26521</u></a>	Relating to the addition of employees of the Department of Parks and Recreation being added to legislation pertaining to assault or battery.	Senator Dan G. Johnson
<b>VOTE ON GUBERNATORIAL APPOINTMENT</b>	Committee Vote on Appointment of Dan Dinning to the State Public Defense Commission	
<b>VOTE ON GUBERNATORIAL APPOINTMENT</b>	Committee Vote on the Re-Appointment of Eric D. Fredericksen as a State Appellate Public Defender	
<b>VOTE ON GUBERNATORIAL APPOINTMENT</b>	Committee Vote on Appointment of Brian D. Marx to the State Sexual Offender Management Board	
<b>VOTE ON GUBERNATORIAL APPOINTMENT</b>	Committee Vote on Appointment of Jonathan David Loschi to the State Public Defense Commission	
<b>GUBERNATORIAL APPOINTMENT HEARING</b>	Committee Consideration of the Re-Appointment of Anna Jane Dressen to the Commission on Pardons and Parole	Anna "Janie" Dressen
<b>GUBERNATORIAL APPOINTMENT HEARING</b>	Committee Consideration of the Re-Appointment of Matthew Allen Thomas to the State Sexual Offender Management Board	Matthew Allen
<b>PRESENTATION</b>	"Courts 101"	Sarah B. Thomas, Administrative Director of the Courts, Idaho Supreme Court
<b>PRESENTATION</b>	Budget Overview	Paul Headlee, Division Manager, Idaho Legislative Services Office
<b>PRESENTATION</b>	Budget Requests relating to the Judicial Branch, Department of Corrections and Public Defense Commission	Jared Hoskins, Principal Budget & Policy Analyst, Idaho Legislative Services Office
<a href="#"><u>RS26534</u></a>	Relating to the clarification that the penalty provisions of I.C. § 18-2509 only apply to violations of the "preceding section." This section's overbroad reference to "this act" should specifically refer to the crime of aiding escape as set forth in I.C. § 18-2508.	Jason Spillman, Legal Counsel, Administrative Office of the Courts

<a href="#"><u>RS26535</u></a>	Relating to the language of I.C. § 5-509 which should be modified to clarify that the "order," and not the "clerk," directs the mailing of a copy of the summons and complaint to defendants with known addresses.	Jason Spillman, Legal Counsel, Administrative Office of the Courts
<a href="#"><u>RS26536</u></a>	Relating to parties' entitlement to both adequate trial and appellate processes. I.C. § 34-2127 should be amended to allow the Supreme Court to render a decision within ten (10) days of when the case becomes at issue.	Jason Spillman, Legal Counsel, Administrative Office of the Courts
<a href="#"><u>RS26537</u></a>	Relating to bail monies. Entry of an order withholding judgment should be added as a triggering event for applying remaining cash bail amounts to pay debts the defendant owes the court. Applying remaining bail monies to debts resulting from other "infraction" actions against the defendant should also be allowed.	Jason Spillman, Legal Counsel Administrative Office of the Courts
<a href="#"><u>RS26555</u></a>	Relating to the removal of confusion resulting from the conflicting statutory penalty ranges for juror contempt.	Jason Spillman, Legal Counsel Administrative Office of the Courts

***If you have written testimony, please provide a copy of it along with the name of the person or organization responsible to the committee secretary to ensure accuracy of records.***

COMMITTEE MEMBERS

Chairman Lakey	Sen Grow
Vice Chairman Lee	Sen Cheatham
Sen Lodge	Sen Burgoyne
Sen Anthon	Sen Nye
Sen Thayn	

COMMITTEE SECRETARY

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