SUMMARY STATEMENT

Knox v. State Docket No. 44807

Knox appeals the district court's order affirming the Idaho Central Sex Offender Registry's (Registry) final order determining that Knox must register as a sex offender for as long as he lives in Idaho because his sex offense convictions in Oregon are equivalent to an aggravated offense in Idaho. This Court affirmed holding that: (1) the Court had jurisdiction to hear the matter even though Knox filed a petition for review more than twenty-eight days after the Registry issued its final order because the Registry failed to serve the final order on Knox's counsel of record; (2) because the Idaho Sexual Offender Registration Notification Act was amended as to the classification of aggravated offenses in 2009, after Knox moved to Idaho, the determination that Knox's Oregon convictions are equivalent to an aggravated offense in Idaho will be applied retroactively; and (3) Knox was afforded procedural due process prior to his convictions in Oregon and was not entitled additional due process prior to the Registry's issuance of its final order.