

## **SUMMARY STATEMENT**

*Idaho Department of Health & Welfare v. John Doe*, Docket No. 45207

This cases involves the statutory termination of parental rights by two adoptive parents after John Doe I (“Child”) was alleged to have sexually assaulted a sibling. The magistrate court entered judgments (one for each parent) terminating the Does’ parental rights on three grounds: inability to discharge parental responsibilities, best interest of the Does and Child, and voluntary consent. Child now appeals. The Supreme Court reverses the judgments terminating the parental rights of the Does.