



## Idaho Treatment Court Rule 6

### Idaho Treatment Court Rule 6. Criminal Case File

(a) The criminal case file shall be kept by the clerk of court. The criminal case file shall adequately document the progress of the Treatment Court proceedings in relation to the criminal case and shall contain a record of any judicial action taken in the case.

(b) In addition to the items usually found in the court's criminal case file, the records pertinent to Treatment Court should include:

- (1) Any order referring a defendant for an assessment for Treatment Court;
- (2) Any notice admitting or rejecting a defendant to Treatment Court;
- (3) Any order staying the criminal court proceedings;
- (4) Any order or judgment imposing participation in a Treatment Court as a term or condition of a defendant's probation or diversion program;
- (5) Any waiver or acknowledgment pertaining to court proceedings, such as a waiver of confidentiality regarding discussion of treatment-related issues, or acknowledgment of ex parte contact between the Treatment Court Team members and the Treatment Court Judge;
- (6) Any proceedings or orders regarding sanctions;
- (7) Any notice, proceedings, or order of participant's voluntary or involuntary termination from a Treatment Court;
- (8) Any orders or acknowledgement of successful completion of the program.



## Idaho Treatment Court Rule 6

Published on Supreme Court (<https://isc.idaho.gov>)

---

(Adopted April 29, 2022, effective July 1, 2022.)

**Source URL:** <https://isc.idaho.gov/irtc6>