ROB H. WOOD # 8229 Madison County Prosecuting Attorney <u>rwood@co.madison.id.us</u>

159 East Main Street P. O. Box 350 Rexburg, Idaho 83440 (208) 356-7768 (208) 356-7839

## IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF FREMONT

## STATE OF IDAHO,

Plaintiff,

VS.

LORI NORENE VALLOW, AKA LORI NORENE DAYBELL,

Defendant.

Case No.: CR22-20-0838

**MOTION FOR JOINDER** 

The State of Idaho, by and through the Madison County Prosecutor's Office, which has been appointed as a Special Prosecutor in the above captioned case, and pursuant to Idaho Criminal Rules 8(b) and 13, hereby moves the Court to join the Defendant Lori Vallow/Daybell's case with her Co-Defendant Chad Daybell's case, Fremont County case number CR22-20-0755, based on the fact the charges against the Defendant and the Co-defendant allege they participated in the same act or series of acts and conspired to commit the alleged acts or series of acts. This motion is supported by the attached Memorandum and the State requests a hearing on this matter.

DATED this //2 day of September, 2020.

Rob H. Wood Special Prosecuting Attorney for Fremont County

## CERTIFICATE

I HEREBY CERTIFY that on this \_\_\_\_\_ day of September, 2020, that a copy of the foregoing MOTION FOR JOINDER was hand delivered, emailed, faxed or mailed to the following party as indicated:

Mark L. Means mlm@means-law.com

- U.S. Mail
- □ Hand Delivered
- $\Box$  Courthouse Box
- $\Box$  Facsimile:
- 🕅 File & Serve
- 🗆 Email

Bv