Rule 29B. Effective: November 1, 2016

1 Rule 29B. Hearings with remote conferencing from a different location. 2 (a) In any delinquency proceeding or proceeding under Section 78A-6-702 or Section 78A-6-703, the 3 court, on its own initiative or on motion, may conduct the following hearings with the minor or the minor's 4 parent, guardian, or custodian attending by remote conferencing from a different location: 5 (a)(1) contempt; 6 (a)(2) detention; 7 (a)(3) motion; 8 (a)(4) review; and 9 (a)(5) warrant. 10 (b) In any delinquency hearing or hearing under Section 78A-6-702 or Section 78A-6-703 other than those in paragraph (a), the court, for good cause and on its own initiative or on motion, may permit a party 11 12 or a minor's parent, guardian, or custodian to attend a hearing by remote conferencing from a different 13 location. 14 (c) For good cause, the court may permit testimony in open court by remote conferencing from a 15 different location if the party not calling the witness waives confrontation of the witness in person. 16 (d) The remote conference must enable: 17 (d)(1) a party and the party's counsel to communicate confidentially; 18 (d)(2) documents, photos and other things that are delivered in the courtroom to be delivered 19 previously or simultaneously to the remote participants; 20 (d)(3) interpretation for a person of limited English proficiency; and 21 (d)(4) a verbatim record of the hearing. 22 (e) If the court permits remote conferencing, the court may require a party to make the arrangements 23 for the remote conferencing. 24 Effective November 1, 2016