IN THE SUPREME COURT OF THE STATE OF UTAH

----00000-----

In re: proposed amendments to Rule 9. Detention hearings; scheduling; hearing procedure, Rule 16. Transfer of delinquency case, Rule 16A. Transfer of a nondelinquency proceeding, Rule 17. The petition, Rule 23A. Hearing on factors of Utah Code section 78A-6-703.3; bind over to district court, Rule 26. Rights of minors in delinquency proceedings, Rule 29A. Visual recording of statement or testimony of child victim or witness of sexual or physical abuse – Conditions of admissibility, Rule 29B. Hearings with remote conferencing from a different location, and Rule 35. Pre-trial procedures, of the UTAH RULES OF JUVENILE PROCEDURE.

ORDER

IT IS HEREBY ORDERED that the proposed amendments to Rule 9. Detention hearings; scheduling; hearing procedure, Rule 16. Transfer of delinquency case, Rule 16A. Transfer of a non-delinquency proceeding, Rule 17. The petition, Rule 23A. Hearing on factors of Utah Code section 78A-6-703.3; bind over to district court, Rule 26. Rights of minors in delinquency proceedings, Rule 29A. Visual recording of statement or testimony of child victim or witness of sexual or physical abuse – Conditions of admissibility, Rule 29B. Hearings with remote conferencing from a different location, and Rule 35. Pre-trial procedures, of the UTAH RULES OF JUVENILE PROCEDURE, are adopted and promulgated effective September 1, 2021.

FOR THE COURT:

<u>June 16, 2021</u> Date

Matthew B. Durrant Chief Justice