1 Rule 60. Judicial bypass procedure to authorize minor to consent to an abortion.

(a) Petition. An action for an order authorizing a minor to consent to an abortion
without the consent of a parent or guardian is commenced by filing a petition. The
petitioner is not required to provide an address or telephone number but must identify
the county and state of residence. Blank petition forms will be available at all juvenile
court locations. The court shall provide assistance and a private, confidential area for
completing the petition.

8 (b) **Filing**. The petition may be filed in any county. No filing fee will be charged.

9 (c) Appointment of Counsel. If the petitioner is not represented by a private attorney,
the juvenile court shall consider appointing an attorney under Utah Code Sectionse
78A 6 1111-80-3-104, 80-4-106, and 80-6-602 and/or the Office of Guardian ad Litem
under Section-Utah Code section 78A 6 902-78A-2-803. If the court appoints an attorney,
it may also appoint the Office of Guardian ad Litem. The clerk shall immediately notify
any attorney appointed.

(d) **Expedited Hearing**. Upon receipt of the petition, the court shall schedule a hearing 15 16 and resolve the petition within three-business days. The court may continue the hearing 17 for no more than one <u>business</u> day if the court determines that the additional time is 18 necessary to gather and receive more evidence. The clerk shall immediately provide 19 notice of the hearing date and time. The hearing shall be closed to everyone except the petitioner, the petitioner's attorney, the guardian ad litem, and any individual invited 20 21 by the petitioner. The petitioner shall be present at the hearing. The hearing may be held in chambers if recording equipment or a reporter is available. 22

(e) Findings and Order. The court shall enter an order immediately after the hearing is
concluded. The court shall grant the petition if the court finds by a preponderance of
the evidence that one of the statutory grounds for dispensing with parental consent
exists. Otherwise, the court shall deny the petition. If the petition is denied, the court
shall inform the petitioner of her right to an expedited appeal to the Utah Court of

- Appeals. The court shall provide a copy of the order to individuals designated by thepetitioner.
- 30 (f) **Confidentiality**. The petition and all hearings, proceedings, and records are
- 31 confidential. Court personnel are prohibited from notifying a minor's parents, guardian,
- 32 or custodian that a minor is pregnant or wants to have an abortion, or from disclosing
- this information to any member of the public.
- 34 (g) Appeal. A petitioner may appeal an order denying or dismissing a petition to
- 35 bypass parental consent by filing a notice of appeal with the clerk of the juvenile court
- 36 within the time allowed under Rule 4 of the Utah Rules of Appellate Procedure. The
- 37 clerk shall immediately notify the clerk of the court of appeals that the notice of appeal
- 38 has been filed.
- 39 (h) This rule <u>supercedes</u> all other procedural rules that might otherwise
- 40 apply to actions filed under Section-Utah Code section 76-7-304.5
- 41 *Effective September* 27, 2021