## IN THE SUPREME COURT OF THE STATE OF UTAH

----00000-----

In re: proposed amendments to Rule 5. Definitions, Rule 13A. Limited-purpose intervention, Rule 15. Preliminary inquiry; informal adjustment without petition, Rule 19C. Motion practice for delinquency, traffic, and adult criminal matters, and Rule 22. Initial appearance and preliminary hearing in cases under Utah Code sections 80-6-503 and 80-6-504, of the UTAH RULES OF JUVENILE PROCEDURE.

## ORDER

IT IS HEREBY ORDERED that the amendments to Rule 5. Definitions, Rule 13A. Limited-purpose intervention, Rule 15. Preliminary inquiry; informal adjustment without petition, Rule 19C. Motion practice for delinquency, traffic, and adult criminal matters, and Rule 22. Initial appearance and preliminary hearing in cases under Utah Code sections 80-6-503 and 80-6-504, of the UTAH RULES OF JUVENILE PROCEDURE, are adopted and promulgated effective November 1, 2024.

FOR THE COURT:

August 14, 2024 Date

Matthew B. Durrant Chief Justice