1 Rule 31. Initiation of truancy proceedings.

(a) The referral of a child alleged to come within the jurisdiction of the court as habitually
truant shall be accompanied by a statement setting forth all actions taken and efforts
made, if required, by school personnel and officials in compliance with Utah Code
section53G-6-206. A preliminary inquiry shall be conducted by an intake officer. At the
preliminary inquiry a determination shall be made as to whether the school has made
efforts under Utah Code section 53G-6-206.
(b) Except as otherwise provided by law, when a petition is filed following a preliminary

- 9 inquiry, the petition shall allege what efforts have been made by the school under Utah
- 10 Code section 53G-6-206.
- 11 Effective November 1, 2024