1 Rule 11. Time limits on detention orders.

- 2 (a) Preliminary inquiries and investigations shall be promptly conducted in cases
- 3 involving minors ordered held in detention. Orders for detention are not of indefinite
- 4 duration and shall be limited as follows.
- (1) Minors held in detention. Unless the time period for filing a petition or holding an arraignment is extended by court order, a minor shall be released from detention if a petition is not filed within 5 working days of the date the minor was admitted to detention or an arraignment is not held within 10 days of the date the petition is filed.
- 10 (2) Minors placed on home detention or released with conditions. Unless extended 11 by court order, if a petition is not filed within 30 days of the placement on home 12 detention or the date of release from detention with conditions, the order shall 13 terminate.
- (3) Minors involved in a diversion in lieu of detention. The diversion agreement

 must specify that the agreement shall terminate within 30 days of the diversion in

 lieu of detention if a petition is not filed. The diversion agreement shall terminate

 within 30 days of the diversion in lieu of detention if a non-judicial adjustment is

 not entered into or if a petition is not filed, and the diversion agreement shall so

 specify.
- 20 (<u>34)</u> Minors held in detention pending disposition or placement are governed by 21 <u>Utah Code Ssection 78A-6-11380-6-207.</u>
- (b) Requests for extensions of the time period for filing a petition shall be made by meansof a motion and order.