

1 **Rule 7-305. Reviews.**

2 Intent:

3 To establish the procedures for scheduling review hearings.

4 To establish the requirements for preparation of intervention plans and progress
5 reports.

6 To establish the procedure for submission of intervention plans and progress reports
7 prior to review hearings.

8 Applicability:

9 This rule shall apply to the Juvenile Court's probation department and other
10 agencies which submit reports to the court.

11 Statement of the Rule:

12 (1) Scheduling review hearings.

13 (1)(A) Review hearings shall be scheduled either upon motion or according to the
14 provisions of this rule.

15 (1)(B) Review hearings which have been requested by motion shall be scheduled
16 and conducted according to the Rules of Juvenile Court Procedure.

17 (1)(C) Any individual, agency, or institution vested with temporary legal custody or
18 guardianship must make a motion for a review hearing at the expiration of 18 months
19 from the date of the placement order ~~as provided in Utah Code Ann. § 78-3a-516.~~

20 (1)(D) All cases which require periodic review hearings under ~~Title 78, Chapter 3a~~
21 Utah statutes shall be scheduled for court review not less than once every six months
22 from the date of disposition.

23 (1)(E) A regular review calendar may be set by the court to facilitate appearances by
24 child placement agencies.

25 (2) Intervention plans.

26 (2)(A) In all cases where the disposition order places temporary legal custody or
27 guardianship of the youth with an individual, agency, or institution, a proposed
28 intervention plan shall be submitted by the probation department when probation has
29 been ordered; by the agency having custody or guardianship; or by the agency
30 providing protective supervision, within 30 days following the date of disposition. This

31 intervention plan shall be updated whenever a substantial change in conditions or
32 circumstances arise.

33 (2)(B) In cases where both parents have been permanently deprived of parental
34 rights, the intervention plan shall identify efforts made by the child placing agency to
35 secure the adoption of the youth and subsequent review hearings held until the youth
36 has been adopted or permanently placed.

37 (3) Progress reports.

38 (3)(A) A written progress report relating to the intervention plan shall be submitted to
39 the court by the agency which prepared the intervention plan at least two working days
40 prior to the review hearing date.

41 (3)(B) The progress report shall contain the following:

42 (3)(B)(i) A review of the original conditions which invoked the court's jurisdiction.

43 (3)(B)(ii) Any significant changes in these conditions.

44 (3)(B)(iii) The number and types of contacts made with each family member or other
45 person related to the case.

46 (3)(B)(iv) A statement of progress toward resolving the problems identified in the
47 intervention plan.

48 (3)(B)(v) A report on the family's cooperation in resolving the problems.

49 (3)(B)(vi) A recommendation for further order by the court.

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