

1       **Rule 27. Fingerprinting, photographing, and regulating discovery; HIV testing.**

2       (a) Minors in custody. A motion to photograph or fingerprint a child miner under the  
3 age of 14 who is taken into custody for the alleged commission of an offense that would  
4 be a felony if committed by an adult, may be granted upon such terms as the court shall  
5 order. The court may make any further order it deems necessary as to the disposition of  
6 any fingerprints and limitations regarding their disclosure or distribution pursuant to  
7 Section 78-3a-904 and Section 78-3a-905.

8       (b) Discovery procedures with minors. Upon motion and notice to the minor's  
9 counsel, or to the minor's parent, guardian or custodian in the absence of counsel, and  
10 upon a showing that the discovery sought will be of material aid in determining whether  
11 the minor committed the alleged offense, the court may order a minor to submit to one  
12 or more of the investigative procedures listed in Utah Rule of Criminal Procedure 16.  
13 Whenever the personal appearance of the minor is required for any ordered discovery  
14 procedure, the prosecuting attorney shall inform the minor's parent, guardian or  
15 custodian and counsel of the time and place of the procedure.

16       (c) Medical supervision. Blood tests shall be conducted under medical supervision.  
17 The court may require medical supervision for any other test ordered pursuant to this  
18 rule when the court deems such supervision necessary. Upon motion, the court may  
19 order the minor's appearance delayed for a reasonable time or may order that tests take  
20 place at the minor's residence or some other convenient place.

21       (d) Notice of results of disclosure. The prosecuting attorney shall make the results of  
22 the discovery procedures provided by this rule available within 5 days from the date the  
23 results become known to the minor, unless otherwise ordered by the court.

24       (e) HIV testing. HIV testing shall be conducted as provided in Section 78-3a-904.