

1 **Rule 36. Cases ~~certified from~~ coordinated with the district court.**

2 (a) Pleadings and hearings before juvenile court.

3 (a)(1) When an issue of support, custody or ~~visitation-parent time~~ has been ~~certified~~
4 transferred by the district court to the juvenile court pursuant to Section 78A-6-104,
5 and/or a conference under Rule 100 of the Utah Rules of Civil Procedure, the juvenile
6 court shall schedule the matter for a pre-trial hearing and notify all parties. At such
7 hearing, the juvenile court shall consider issues relating to discovery, custody
8 evaluations and interim orders and shall schedule a trial hearing on all issues to be
9 tried.

10 (a)(2) The party filing documents raising the issue of support, custody or parent time
11 shall inform the court and all parties of any outstanding custody and/or parent time
12 orders from any other court.

13 ~~(a)(2)(3)~~ All pleadings and orders prepared subsequent to the ~~certification-transfer~~
14 shall contain the caption for the case in both courts.

15 ~~(a)(3)(4)~~ The rules concerning discovery, admissibility of evidence and standard of
16 proof applicable to such proceedings in the district court shall be followed in the juvenile
17 court.

18 ~~(a)(4)(5)~~ The juvenile court may appoint a guardian ad litem for the child in such
19 proceedings and assess the cost to one or both parties.

20 (b) Modification of prior district court decrees and orders.

21 (b)(1) Orders and decrees entered by the juvenile court in proceedings ~~certified~~
22 transferred from the district court for a determination of issues regarding custody,
23 support and ~~visitation-parent time~~ shall constitute a modification of any prior district
24 court order or decree concerning such issues involving the same minor. Certified copies
25 of such juvenile court orders and decrees shall contain the captions of both courts and
26 be filed by the prevailing party, or as otherwise directed by the court, with the clerk of
27 the district court for inclusion in the district court file.

28 (b)(2) In cases where a support, custody or ~~visitation-parent time~~ determination has
29 been made by the district court and jurisdiction of the district court is continuing, and an
30 order has been entered in a subsequent juvenile court proceeding that is inconsistent
31 with the prior district court order, on motion of any party or upon the juvenile court's own

32 motion, a certified copy of the juvenile court's order shall be filed with the clerk of the
33 district court. Certified copies of such juvenile court orders and decrees shall contain the
34 captions of both courts and be filed by the prevailing party, or as otherwise directed by
35 the court, with the clerk of the district court for inclusion in the district court file.

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