THIRD DISTRICT JUVENILE COURT

STANDING ORDER REGARDING PROBATION PAPER REVIEWS

THE THIRD DISTRICT JUVENILE COURT ADOPTS THE FOLLOWING STANDING ORDER REGARDING PROBATION PAPER REVIEWS:

- 1. **DETENTION PAPER REVIEWS**: A predisposition order to detention will be reviewed every seven (7) days. If a Court hearing is not scheduled within the seven day time period, a paper review will be scheduled on or before the seventh day, The Court will review the detention status and make necessary orders on the date of the paper review.
 - a. **EXCEPTION**: Pursuant to Utah R. Juv Pro., Rule 9(O): When the district court and juvenile court have concurrent jurisdiction over a minor, or when an information has been filed pursuant to Utah Code section 80-6-503, any predisposition order to detention will be reviewed by the court once every 30 days. The court may, on its own motion, or on the motion of any party, schedule a detention review hearing at any time.
- 2. HOME DETENTION PAPER REVIEWS: A predisposition order for home detention or an alternative to detention will be reviewed every fifteen (15) days. If a Court hearing is not set within the fifteen days, a paper review will be scheduled on or before the 15th day. The Court will review the home detention/alternative to detention status and make necessary orders on the date of the paper review.
- 3. OTHER PROBATION REVIEWS: When the Court sets a paper review regarding:
 - a. A minor who is on Intake Probation:
 - b. A minor who is on Formal Probation; OR
 - c. A minor for whom restitution remains owning and a Court employee is tracking compliance with restitution;

The Probation Officer/ Court Employee shall adhere to Rule 47 of the Utah Rules of Juvenile Procedure regarding review hearings and written progress reports.

PROCEDURE FOR PAPER REVIEWS SET UNDER SECTION (3):

- 1. PROBATION WILL NOTIFY COUNSEL WHEN PAPER REVIEW REPORT IS FILED and add a certificate of service to the PO report.
- 2. ON THE DAY OF THE PAPER REVIEW: The Court may review the report and determine that immediate action needs to be taken, and may set a hearing or take other judicial action as permitted by law.

- 3. Attorneys are responsible for viewing the report on the paper review date and determining whether there are any objections to the orders proposed by probation.
- 4. IF THE CASE PARTIES ARE REPRESENTED BY THE SALT LAKE COUNTY DISTRICT ATTORNEY'S OFFICE AND COURT APPOINTED COUNSEL (UJDA OR CONFLICT COUNSEL): by agreement of the parties, a proposed order will be sent by the Judicial Assistant to the assigned Judge for signature SEVEN (7) days after the paper review date.
 - a. If a party requests additional time to respond, an additional seven days will be given;
 - b. If a party objects to the orders in the probation report, or requests a hearing, the Court shall consider those issues after seven days, without requiring a notice to submit for decision;
 - c. If the parties stipulate to the entry of the paper review orders, and that stipulation is submitted to the Court in writing, the order will be submitted to the assigned judge as a stipulated order, and there is no need to wait the full seven days.
- 4. IF THE CASE PARTIES ARE REPRESENTED BY PARTIES OTHER THAN THE SALT LAKE COUNTY DISTRICT ATTORNEY AND UJDA/COURT APPOINTED COUNSEL (SUCH AS THE ATTORNEY GENERAL'S OFFICE OR PRIVATE COUNSEL) a probation paper review report will be considered a motion for new or continued orders, and will be governed by Rule 19A of the Utah Rules of Juvenile Procedure.

This standing order will go into effect on October 1 2024.

Presiding

LE COURT