

ADOPTION PACKET

APRIL 2001 - UTAH LEGAL SERVICES

ADOPTION PACKET

INFORMATION, INSTRUCTIONS, and FORMS

GENERAL

INTRODUCTION

The term *Pro Se* means "doing it for yourself" or, specifically in this situation, without the assistance of an attorney or an adoption agency. This packet has been developed to assist those who cannot afford professional adoption services, but would like to adopt. This packet is intended for use in generally uncontested circumstances, and as such, it may not be adequate for every individual situation. Help in completing this packet and answers to questions regarding filing procedures and adoption requirements may be obtained without cost on a limited basis at Waine's Clinic held at the Matheson Courthouse in Salt Lake City on Tuesdays and Thursdays starting at 6 PM (telephone (801) 238-7804 prior to attending). For a flyer explaining Waine's Clinic and a list of other free legal clinics throughout the state, call Utah Legal Services - in Salt Lake City call 328-8891; from anywhere else in Utah call 1-800-662-4245; and outside of Utah call 1-800-945-9885. Other legal services may also be available from ULS for those who are economically disadvantaged and fall within eligibility requirements.

If you are not eligible for services from ULS, but your particular circumstance requires the advice of an attorney, you can contact the Tuesday Night Bar at (801) 531-9077 for limited free legal advice or the Utah Bar Association Lawyer Referral Service at (801) 531-9075 or at 1 (800) 662-9054 for help in finding a private attorney who will charge for services.

WHO CAN ADOPT ?

Any adult who is legally married under Utah law or who is single, but not cohabiting, is eligible to adopt. If married and not legally separated the spouse of the adoptive parent must give consent to the adoption. Cohabiting as defined under Utah law means: "residing with another person and being involved in a sexual relationship with that person." The person adopting must be at least ten years older than the adoptee. If a married couple is adopting, only one of the adoptive parents must be at least ten years older than the adoptee.

WHO CAN BE ADOPTED ?

Any minor or adult may be adopted. The same rules apply to both, except in the adoption of an adult (18 years or older), parental consent is not required. The health safety, and welfare concerns for the adoptee and the moral climate of the adoptive placement are the underlying factors that a Judge will consider before deciding whether or not an adoption is truly in the "best interest" of the adoptee.

RESPONSIBILITY AND LIABILITY OF ADOPTIVE PARENTS

Adoptive Parents have all the same legal rights, responsibilities, and liabilities regarding their adopted children as natural parents do for their natural children - for better or worse.

ADOPTION PROCEEDINGS

There are some differences between the requirements and procedures for adoption by a Step-parent and the requirements and procedures for adoption by Non Step-parent(s), so be sure to read these instructions carefully. Step-parent adoption means that - the spouse of a biological parent who has legal custody of the adoptee(s) wants to become the Adoptive Parent of the adoptee(s). Non Step-parent adoption means that - neither of the Adoptive Parents are biological parents of the adoptee(s).

NOTICE

Notice does not need to disclose the name of the Mother of the Adoptee(s). Notice may be served immediately after the execution of Mother's Consent to Adopt, but must be served at least 30 days prior to the final adoption hearing. Notice may be served by anyone who is 18 years or older and is not a party to the adoption. HOWEVER, we recommend that you use a sheriff or constable to provide service if possible because it is safe and you can be certain that it will be done correctly. The local sheriff or constable will provide complete service for a fee (approximately \$20), but an impecuniosity form may be used to waive the fee for those who qualify. If you use a sheriff to serve, you will need to provide the Sheriff with a copy of the Verified Petition for Adoption, two copies of the Notice, and the address where the person being served can be found. If someone other than the sheriff provides service, in addition to the forms above, you will also need a Return of Service form. These forms are included in this packet. See individual form instructions for more information.

Those who must be personally served include:

- The Adoptee(s) if at least 13 years old (unless mentally incapacitated).
- The legal Guardian of Adoptee(s).
- The Biological Mother of an Adoptee if the Adoptee is under 18 years old.

- Maybe the Biological Father of an Adoptee - SEE INSTRUCTIONS for Statement 7 in the Petition for Adoption form given below

All other person's who require notice may be served using certified mail - return receipt requested (or other methods so ordered by the Court - publication, posting etc.). All required notification must be verified by appropriate documentation (Return of Service, certified receipt, affidavit of publication, etc.) which should be submitted to the Court prior to the final hearing for adoption.

PRE-PLACEMENT ADOPTIVE EVALUATION

A pre-placement adoptive evaluation of the Adoptive Parent(s) and their home must be completed as part of the adoption process. The Court may require the completion of this evaluation prior to placing the Adoptee(s) in the prospective adoptive home; or it may grant a temporary placement pending the completion of the adoption evaluation. The pre-placement adoption evaluation includes the following three parts:

- Criminal History Record information regarding each prospective adoptive parent and any other adult living in the prospective home, received from the Bureau of Criminal Identification of the Department of Public Safety - no more than 18 months prior to the placement of the Adoptee(s). The Bureau of Criminal Identification is currently located at 3888 West 5400 South, Salt Lake City, Utah. Telephone (801) 965-4445. Each adult living in the home must appear personally with proper identification and fill out a brief release of information form. The cost is \$10 and it will take approximately 15 minutes for the Bureau to process your form and provide you with a certification/letter regarding your criminal history (if any). This certification must be included in the pre-placement adoptive evaluation.
- A report from the Department of Human Services containing all information regarding reports and investigation of child abuse, neglect, and dependency, with respect to each prospective adoptive parent and any other adult living in the prospective home - no more than 18 months prior to the placement of the Adoptee(s). A form to request this report must be obtained from Utah Department of Human Services - Division of Child and Family Services - 120 North 200 West, Suite #225 - Salt Lake City, Utah 84103-1500 - Attn: Child Abuse Background Review Coordinator. Telephone (801) 538-4095. Complete the request form and mail or deliver it along with any other required information (copy of photo I.D.) As requested to the address on the form and the report will be mailed to you in approximately one or two weeks. This report must be included in the pre-placement adoptive evaluation.
- An evaluation conducted by an expert in family relations approved by the court or a certified social worker, clinical social worker, marriage and family therapist, psychologist, professional counselor, or other court determined expert in family relations, who is licensed to practice under the laws of this state. The evaluation needs to be in a form approved by the Department of Human Services.
 - If a birth parent has legal custody of the adoptee(s), and the adoptive parent(s) is a Step-parent, sibling (by half or whole blood or by adoption), grandparent, aunt, uncle, or first cousin; then this part of the pre-placement adoptive evaluation is not required

unless specifically requested by the Court.

If the adoptive parent(s) is not listed in the paragraph immediately above, this evaluation is required and must be included in the pre-placement adoptive evaluation.

POST-PLACEMENT EVALUATION

A post-placement evaluation is not required when a birth parent has legal custody of the adoptee(s), and the adoptive parent(s) is a Step-parent, sibling (by half or whole blood or by adoption), grandparent, aunt, uncle, or first cousin - unless the Court specifically requests it. A post-placement evaluation is required - but may be waived by the Court - for all other adoptive parents not listed above. Forms to apply for waiver of the post-placement evaluation are included with this packet.

If required, the post-placement evaluation should be conducted by an expert in family relations approved by the court or a certified social worker, clinical social worker, marriage and family therapist, psychologist, professional counselor, or other court determined expert in family relations, who is licensed to practice under the laws of this state. The post-placement evaluation needs to be completed prior to the final hearing for adoption and needs to include:

- Verification of the statements made in the Petition for Adoption.
- Evaluation of the progress of the child's placement in the adoptive home.
- A recommendation regarding whether the adoption is in the best interest of the child.

BIRTH MOTHER/BIRTH FATHER NON IDENTIFYING HEALTH HISTORY

The sole purpose of this form is to provide health information that may be essential to the provision of appropriate and effective health care to the Adoptee and the adoptee's children in the future. It cannot be used for any other purpose and it will not identify the biological parents (it only provides health history).

If the Adoptee was born in Utah and the adoption is by a Non Step-parent, Petitioner must file a report with the Bureau of Vital Records which includes a detailed health history, and a genetic and social history of the adoptee after the adoption is finalized. Again, this report is not required if the adopting person is a Step-parent or if the adoptee was not born in the state of Utah. This form must be obtained from Utah Department of Health - Bureau of Vital Records - 288 North 1460 West - P.O. Box 141012 - Salt Lake City, Utah 84114-1012. Telephone (801) 538-6380.

Petitioner should obtain all the information requested from the Birth Mother and the Birth Father to fill out this form. If any of the requested information is not obtainable after a "good faith" effort, the Petitioner should enter "information not available" in the corresponding blank and offer a brief explanation on the back of the form. After completing and signing the form, Petitioner should make a copy for personal records and submit the original to the Bureau of Vital Records at the address given above.

REPORT OF ADOPTION (REQUEST FOR NEW BIRTH CERTIFICATE)

A new birth certificate is not a legal requirement for adoption, but it is a genuine

necessity if the adoptive parents want to maintain confidentiality regarding the adoption and it is invaluable as an administrative tool (birth certificates are required in all kinds of circumstances - and it is nice to have the names match). This form must be obtained from Utah Department of Health - Bureau of Vital Records - 288 North 1460 West - P.O. Box 141012 - Salt Lake City, Utah 84114-1012. Telephone (801) 538-6380. It should be completed by the Petitioner and given to the Court Clerk, who will fill out the Court's portion after the adoption is finalized and then send it to the appropriate registrar in the state where the child was born (Bureau of Vital Records in Utah). In turn, that agency will create a new birth certificate for the Adoptee, listing the Adoptive Parents as the Parents of Birth and the new adopted name as the Adoptee's name of birth. Processing time may vary, but when completed the registrar will mail the new birth certificate to the Adoptive Parents.

If the original birth certificate (or a copy) of the Adoptee is not obtainable for some reason (lost, destroyed, or was never properly recorded), you can petition the Court to "establish the fact of birth" of an Adoptee as part of the Adoption proceeding. This requires additional forms which are not included in this packet, but may be obtained by request from Utah Legal Services.

GENERAL INFORMATION

Voluntary Adoption Registry - Adult Adoptees, Adult Siblings and Birth Parents of Adult Adoptees can voluntarily register requests with the Bureau of Vital Records to obtain "identifying" information so that they can "find out" about each other and eventually meet if both parties are in agreement. The Bureau may only release identifying information to Adult Adoptees, Adult Siblings, or a Birth Parent when it receives mutual requests from both parties involved. Identifying information regarding any of the parties who have not registered a request with the Bureau of Vital Records will NOT be released.

PROCESS

Complete and file the Petition for Adoption with the District Court or Juvenile Court Clerk in the county of residence of Petitioner/Adoptive Parent. Request the required reports from the agencies named above and complete all other applicable legal forms contained in this packet. Gather together all other, evaluations, certifications, supporting affidavits, and waivers; and after the adoptee has lived in the placement home for the required amount of time (6 months or 1 year), submit everything to the Court Clerk along with the Certificate of Readiness. The Court will assign a hearing date. Then, all persons listed in the Petition who require legal notice of the adoption should be served appropriately; and verifications of that service should be submitted to the Court prior to the hearing date. Attend the hearing with the Adoptee(s) and execute the Agreement of Adoption. After the adoption is finalized, give the completed Non Identifying Health Information forms to the Bureau of Vital Records (if required). Look for the new birth certificate to come in the mail.

FORMS

COVER SHEET FOR CIVIL ACTIONS

This form is created by the Court. Enter Petitioner's information (name, address, phone number) and Adoptee's information on the first page. Nothing needs to be entered on the second page. File this form with the Verified Petition.

VERIFIED PETITION FOR ADOPTION

FILING

This form should be filed first with the Cover Sheet above. When completed, file the Petition with the County Court Clerk and pay the requisite fee. You will then be given the probate number and the Judge's name which should be entered in the heading of any other forms that you must complete. If you are economically disadvantaged and cannot afford the filing fee, an Affidavit of Impecuniosity may be filed in lieu of the fee. An impecuniosity form may be obtained from Utah Legal Services or at Waine's Clinic. Depending on an evaluation of the Affidavit of Impecuniosity by the Court, the fee may or may not be waived; so, the Petitioner should be prepared to pay the filing fee (currently \$120).

HEADING

Petitioner should enter name and address in the blanks at the top of the form. Enter Adoptee's name(s) on the "Adoptee(s) line. You will receive the Judge's name and a probate number from the Court Clerk when you file the Petition. In order, enter the Petitioner's name, the relationship, and the Adoptee(s) name on the next lines.

STATEMENT 1

Enter the County name where Petitioner (you) is living and filing.

STATEMENT 2

Select one "A" statement.

STATEMENT 3

You only need to select one "A" statement, even if both are accurate.

STATEMENT 5

Select the "A" statement that applies in your case - one year for Step-parent adoption or six months for Non Step-parent adoption.

STATEMENT 6

If there is more than one adoptee, use the ADDITIONAL ADOPTEE INFORMATION - STATEMENT 6 add-on sheet found at the end of the petition

document. Enter each Adoptee's name and birthday. Then select only one "A" statement and select only one "B" statement.

If you select the first "A" statement (Adoptee is at least 13 years old), you will also need to complete the Consent to Adoption by Adoptee form which is included with this packet.

If you select the first "B", follow the instructions given above (top page 4) regarding Non Identifying Health History. If you select the second "B" statement, enter the name of the state of the Adoptee's birth (the additional required language has already been include in the appropriate forms). If you select the third "B" statement, submit a copy of the Adoptee's I94 Form given to the adoptee when entering the country. If the original is lost, a duplicate may be obtained from the Immigration and Naturalization Service by completing a I102 Form and paying \$85. The INS is located at 5272 So. College Drive, Suite #100, Salt Lake City, Utah 84123. Telephone 1 (800) 870-3676. Internet www.ins.doj.gov.

STATEMENT 7

According to Utah law, all persons listed in this statement must be notified if they exist. Clearly enter their names and addresses. Not all those listed may need to be notified in every adoption proceeding. Enter "N/A" for those who do not need to be notified in this particular proceeding. For example, if the Adoptee is not married, there is no spouse, so N/A should be entered on the spouse line.

An **unmarried biological father**, by virtue of the fact that he has engaged in a sexual relationship with a woman, is automatically considered by Utah law to be on notice that a pregnancy and an adoption proceeding regarding the child may occur, and has a duty to protect his own rights and interests. Therefore, he is **NOT** entitled to actual notice of a birth or an adoption proceeding with regard to that child unless he has complied with the following:

IF and only if the Adoptee is under 18 years old; AND

- he was married to the Biological Mother at the time of birth or conception of Adoptee; OR
- he has executed voluntary declaration of paternity prior to the Biological Mother's consent to adopt; OR
- he has already been adjudicated by a Court to be the Adoptee's Biological Father prior to the Biological Mother's consent to adopt; OR
- *if the Adoptee is under 6 months* - the Biological Father has (1) commenced paternity proceedings, and (2) filed notice of the proceedings with the Utah Health Department Bureau of Vital Records prior to the Biological Mother's consent to adopt, and (3) paid a fair and reasonable amount of the expenses incurred in connection with the Mother's pregnancy and child birth; OR
- *if the Adoptee is over 6 months* - the Biological Father has (1) developed a substantial relationship with the Adoptee (lived with the Adoptee for at least six months during the first year and held himself out to be the Biological Father of the Adoptee or regularly visited and communicated with Adoptee when not prevented from

Statement 7

Because it is assumed that when a man engages in a sexual relationship with a woman he is not married to, he knows that a pregnancy could result and if that happens an adoption proceeding regarding the child could occur. If he wants to be notified of an adoption proceeding, he must act to protect his interests and rights in regard to such child. He is **NOT entitled to actual notice** of a birth or an adoption proceeding with regard to that child **unless**:

Adoptee is under 18 years old AND at least one of the following five statements are true:

- (1) ___ Biological father was married to the mother at the time of conception or birth.
- (2) ___ Biological father executed voluntary declaration of paternity PRIOR to mother signing the Consent to Adopt.
- (3) ___ Biological father was adjudicated the biological parent PRIOR to the mother signing the Consent to Adopt.
- (4) ___ the adoptee is younger than 6 months and **BOTH** (a) and (b) are true:
 - (a) ___ Biological father commenced paternity proceedings and has filed notice of these proceedings with the Utah Health Department Bureau of Vital Records PRIOR to mother signing the Consent to Adopt.
 - (b) ___ Biological father has paid fair and reasonable amount of expenses incurred in connection with mother's pregnancy and child birth PRIOR to mother signing the Consent to Adopt.
- (5) ___ the adoptee is six months old to 18 years **AND** the biological father has developed a substantial relationship with the adoptee by doing (c), (d) **AND** (e) PRIOR to the biological mother signing the Consent to Adopt.:
 - (c) ___ Biological father has lived with the adoptee for at least 6 months during the first year **AND** held himself out to be the biological father **OR** has regularly communicated and visited with adoptee when not prevented from doing so.
 - (d) ___ Biological father has taken a measure of responsibility for the adoptee's care and future.
 - (e) ___ Biological father has demonstrated fair and reasonable financial support for the adoptee's needs when not prevented from doing so.

doing so), and (2) taken a measure of responsibility for the Adoptee's care and future; and (3) demonstrated fair and reasonable financial support for the Adoptee's needs (unless prevented from doing so) prior to the Biological Mother's consent to adopt.

STATEMENT 8

Select the "A" statement that applies in this case. If you select the second "A" statement, be sure to include a paternity search from the Bureau of Vital Records.

STATEMENT 9

Select the "A" statement that applies in this case. See instructions on Pre & Post- placement evaluations given above.

STATEMENT 10

Select the "A" statement that applies in this case. See instructions for Certificate of Readiness given above for more information about a paternity search.

PERSONAL SIGNATURE and NOTARY CLAUSE

Petitioner must sign on the line for Petitioner in front of a Notary Public and have the document notarized (Notary clause included). A Notary Public may be found at any bank (there may be a small charge for Notary service).

CERTIFICATE OF READINESS FOR ADOPTION

This form is used to file a request for an Adoption Hearing. It contains a checklist of requirements that must be completed prior to the filing for a final hearing of adoption. It should not be filed until all the necessary requirements for adoption are completed. Information and directions on how to obtain the Pre & Post-placement adoption evaluations are contained in the instructions above (background checks are a part of the Pre-placement evaluation).

- Fill out all the blanks at the top and in the heading with the appropriate information.
- Select the appropriate checklist for your individual circumstance - Step-parent Adoption or Non Step-parent Adoption.
- Then read each item and check it off when you have completed the corresponding requirement.
 - If required, a certificate of paternity search may be obtained from the Bureau of Vital Records at 288 No. 1460 West, Salt Lake City, Utah 84114. Telephone (801) 538-6380. The process costs \$9 and takes approximately 20 minutes.
 - If adoptee was born in another state, the appropriate language has already been included in the appropriate forms as requested. See instructions for filling out Petition and Findings of Fact forms.
- Date and sign the form at the bottom.

MOTHER'S CONSENT TO ADOPTION

FILING

This form must be filed with the Court Clerk with the Certificate of Readiness.

HEADING

Fill out information the same as it was done in the Verified Petition form.

BODY

Enter Biological Mother's name on first line. Enter Petitioner's name on the line in Statement 2.

After "WHEREFORE" on the second page, again enter the Biological Mother's name and then the Petitioner's name on the appropriate lines.

SIGNATURE

The Biological Mother must date and sign this form in front of the District Court Judge or in front of the Judge's Appointee (personal clerk). The Judge or Appointee will then also date and sign this form.

FATHER'S CONSENT TO ADOPTION

If required, this form should be filed with the Court Clerk with the Certificate of Readiness. It should be completed exactly the same as the Mother's Consent, but it should be signed by the Biological Father. It can be signed either in front of a Notary Public or in front of the Judge or Judge's Appointee (who will then date and sign this form in the appropriate section).

CONSENT TO ADOPTION BY ADOPTEE

This form is only needed if the Adoptee is 13 years old or older. This form should be completed exactly as the other two above, and it must be signed by the Adoptee in front of the Judge or Judge's Appointee (who will then date and sign this form). It should be filed with the Court Clerk with the Certificate of Readiness.

NOTICE OF PETITION AND HEARING

Give two copies of this form for each person being personally served to the sheriff or person serving it along with one copy of the Verified Petition for Adoption for each person being personally served. If being served via certified mail, return receipt requested - only one copy of this notice along with a copy of the Verified Petition for Adoption needs to be mailed.

HEADING

Fill out the same as other forms.

BODY

Fill in all blanks - names, time and place of hearing, etc.

SIGNATURE

Person serving notice will enter the address of the "PLACE of service", the date, and then sign and print his/her name on the appropriate lines.

RETURN OF SERVICE

This form does not need to be included used if a sheriff provides service or if notice is mailed. If a qualified person other than the sheriff/ constable provides service, give one copy of this form for each person being personally served to the person serving the "Notice" of Petition and Hearing. The server must complete this form and then it must be filed with the Court Clerk to verify service of notice prior to the hearing.

HEADING

Fill out the same as other forms - include the Probate No. and Judge's name.

BODY

The "Affiant" is the person serving the Notice to those who must be served notice in person (see instructions on Notice given above). Fill out completely. If the Sheriff Office serves Notice, they will fill out this form or use their own and then give it to the Court Clerk's Office. If someone else provides service who meets the service qualifications mentioned in the instructions on "Notice", that person must complete this form and then it should be submitted to the Court Clerk's Office prior to the hearing.

SIGNATURE

Form must be signed by the person serving Notice in front of a Notary Public, who will also sign and date the Return of Service form at the bottom.

MOTION AND AFFIDAVIT FOR WAIVER OF ADOPTIVE POST-PLACEMENT EVALUATION

This form only needs to be used by adoptive parents who are not Step-parents or related to the Adoptee (see instructions on Post-placement Evaluation on page 4); and who are seeking a waiver of the post-placement evaluation.

Complete this form and sign it in front of a Notary Public. It should be filed with the Court Clerk along with the Order to Waive Post-placement Evaluation sometime prior to the final hearing on the adoption placement (we suggest the same time as the Certificate of Readiness).

ORDER TO WAIVE POST-PLACEMENT EVALUATION

Complete this form - the Judge will sign it if waiver is granted. File it with the Court Clerk along with the Motion and Affidavit for Waiver. ***NOTE*** - *If the waiver is not granted, a post-placement evaluation must be performed prior to the final hearing.*

FINDINGS OF FACT AND CONCLUSIONS OF LAW

This form is basically a restatement of all the information already submitted to the Court in the Verified Petition for Adoption (including the add-on sheets for Statement 6). Complete it in the same way as the Petition and file it with the Court Clerk along with the Certificate of Readiness. The Judge will sign this form. It is not necessary to include copies of documents or affidavits with this form that have already been attached to the Verified Petition (except for add-on sheets for Statement 6).

AFFIDAVIT OF ADOPTION EXPENSES

This form is required, but is just informational to the Court. The amounts (if any) entered will not help or hurt the completion of this adoption. Complete the heading of this form the same as the others. Enter your name on the line after "the undersigned Petitioner". Enter all genuine costs in the appropriate category and total. Sign the form in front of a Notary Public and file it with the Court Clerk along with the Certificate of Readiness.

AGREEMENT OF ADOPTION

Complete this form (except for the date and signature). You will date and sign it the day of the final hearing for adoption in front of the Judge and then the Judge will also sign it. This is basically a contract saying that you will comply with the Judges Adoption Order. You may take this with you the day of the hearing or file it with the Court Clerk prior to the final hearing.

ORDER OF ADOPTION

Complete this form, entering your name on the first line of Statement 1 and the Adoptee's name(s) on the second line of Statement 1. The Judge will sign this order, which makes the adoption proceedings final. You may take this with you the day of the hearing or file it with the Court Clerk prior to the final hearing.

DISTRICT COURTS AND ADDRESSES

County	Court Name	Address	Phone
Beaver	Fifth District Court	2160 South 600 West, Beaver, UT 84713	(435) 438-530
Box Elder	First District Court	43 North Main, Brigham City, UT 84302	(435) 734-460
Cache	First District Court	140 North 100 West, Logan, UT 84321	(435) 750-130
Carbon	Seventh District Court	149 East 100 South, Price, UT 84501	(435) 636-340
Daggett	Eighth District Court	95 No. 100 W., P.O. Box 219, Manila, UT 84046	(435) 784-315
Davis	Second District Court	800 West State, Box 769, Farmington, UT 84025	(801) 447-3800
Duchesne	Eighth District Court OR	255 So. State #36-9, Box 128, Roosevelt 84066	(435) 722-0235
		21554 W. 9000 So., P.O. Box 990, Duchesne, UT 84021	(435) 738-2753
Emery	Seventh District Court	95 East Main, Castle Dale, UT 84513	(435) 636-3400
Garfield	Sixth District Court	55 South Main, Panguitch, UT 84725	(435) 676-1100
Grand	Seventh District Court	125 East Center, Moab, UT 84532	(435) 259-1349
Iron	Fifth District Court	40 North 100 East, Cedar City, UT 84720	(435) 586-7440
Juab	Fourth District Court	160 North Main, P.O. Box 249, Nephi, UT 84648	(435) 623-0901
Kane	Sixth District Court	76 South Main, Kanab, UT 84741	(435) 644-2458
Millard	Fourth District Court	765 S. Hwy 99, SR Box 55, Fillmore, UT 84631	(435) 743-6223
Morgan	Second District Court	48 West Young Street, Morgan, UT 84050	(801) 845-4020
Piute	Sixth District Court	P.O. Box 99, Junction, UT 84740	(435) 577-2840
Rich	First District Court	P.O. Box 218, Randolph, UT 84064	(435) 793-2415
Salt Lake	Third District Court	450 South State St., Salt Lake City, UT 84114	(801) 238-7300
San Juan	Seventh District Court	297 South Main, Monticello, UT 84535	(435) 259-1349
Sanpete	Sixth District Court	160 North Main, Manti, UT 84642	(435) 835-2131
Sevier	Sixth District Court	895 East 300 North, Richfield, UT 84701	(435) 896-2700
Summit	Third District Court	50 No. Main, P.O. Box 128, Coalville, UT 84017	(435) 336-3202
Tooele	Third District Court	47 South Main, Tooele, UT 84074	(435) 843-3210
Utah	Fourth District Court	125 North 100 West, Provo, Utah 84601	(801) 429-1000
Uintah	Eighth District Court	147 East Main, P.O. Box 1015, Vernal, UT 84078	(435) 789-7534
Wasatch	Fourth District Court	1361 So Hwy 40, PO Box 730, Heber City 84032	(435) 654-4676
Washington	Fifth District Court	220 North 200 East, St. George, UT 84770	(435) 986-5700
Wayne	Sixth District Court	Wayne County Courthouse, Loa, UT 84747	(435) 836-2731
Weber	Second District Court	2525 Grant Ave., Ogden, UT 84401	(801) 395-1173