1	CHILD WELFARE APPEALS AMENDMENTS
2	2022 GENERAL SESSION
3	STATE OF UTAH
ŀ	Chief Sponsor: Wayne A. Harper
5	House Sponsor: Jefferson S. Burton
	LONG TITLE
	General Description:
	This bill addresses an appeal from a juvenile court order related to adoption or child
	welfare.
	Highlighted Provisions:
	This bill:
	 removes provisions requiring a party in an adoption or child welfare-related case to
	keep other parties and the appellate court informed of the party's whereabouts;
	 requires a party to an adoption or child welfare-related case to keep the party's
	counsel informed of the party's whereabouts after a juvenile court disposition;
	 removes the requirement that certain claims be made in an adoption or child
	welfare-related appeal;
	 modifies the appeals information a juvenile court is required to provide a party at
	the conclusion of an adoption or child welfare-related case; and
	 makes technical and conforming changes.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
	AMENDS:

S.B. 161

 Section 1. Section 78A-6-359 is amended to read: 78A-6-359. Appeals. An appeal to the Court of Appeals may be taken from any order, decree, or judgment of the juvenile court. (2) (a) An appeal of right from an order, decree, or judgment by a juvenile court related to a proceeding under Title 78B, Chapter 6, Part 1, Utah Adoption Act, Title 80, Chapter 3, Abuse, Neglect, and Dependency Proceedings, and Title 80, Chapter 4, Termination and Restoration of Parental Rights, shall be filed within 15 days after the day on which the juvenile court enters the order, decree, or judgment. (b) A notice of appeal must be signed by appellant's counsel, if any, and by appellant, unless the appellant fails to timely sign a notice of appeal, the appeal shall be dismissed. (3) An order for a disposition from the juvenile court shall include the following information: (a) notice that the right to appeal described in Subsection (2)(a) is time sensitive and must be taken within 15 days after the day on which the juvenile court enters the order, decree, or judgment appealed from; (b) the right to appeal within the specified time limits; (c) the need for the signature of the parties on a notice of appeal in an appeal described in Subsection (2)(a); and (d) the need for [parties] each party to maintain regular contact with the [parties] the party's counsel and to keep [all other parties and the appellate court] the party's counsel informed of the [parties'] party's whereabouts. (4) If [the parties are] a party is not present in the courtroom, the juvenile court shall provide a statement containing the information provided in Subsection (3) to the [parties'] party's at the [parties'] party's last known address. (5) [(a)] The juvenile court shall inform [the parties' counsel] each party's counsel at the parties' party's counsel at the parties is not present in the courts of appeal is a statement contaning the information provide	Be it enacted by the Legislature of the state of Utah:
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- 59 <u>counsel</u> must represent the [parties] party throughout the appellate process [unless relieved of
- 60 that obligation by the juvenile court upon a showing of extraordinary circumstances] unless
- 61 appellate counsel is not appointed under the Utah Rules of Appellate Procedure, Rule 55.
- 62 [(b) (i) Until the petition on appeal is filed, claims of ineffective assistance of counsel
 63 do not constitute extraordinary circumstances.]
- 64 [(ii) If a claim is raised by trial counsel or a party, the claim must be included in the
 65 petition on appeal.]
- 66 (6) During the pendency of an appeal under Subsection (2)(a), [parties] <u>a party</u> shall
 67 maintain regular contact with the [parties'] party's appellate counsel, if any, and keep [all other
 68 parties and the appellate court] the party's appellate counsel informed of the [parties'] party's
 69 whereabouts.
- 70 (7) (a) In all other appeals of right, the appeal shall be taken within 30 days after the
 71 day on which the juvenile court enters the order, decree, or judgment.
- (b) A notice of appeal under Subsection (7)(a) must be signed by appellant's counsel, if
 any, or by appellant.
- 74 (8) The attorney general shall represent the state in all appeals under this chapter and
 75 Title 80, Chapter 3, Abuse, Neglect, and Dependency Proceedings, <u>Title 80</u>, Chapter 4,
- 76 Termination and Restoration of Parental Rights, and <u>Title 80</u>, Chapter 6, Juvenile Justice.
- (9) Unless the juvenile court stays the juvenile court's order, the pendency of an appeal
 does not stay the order or decree appealed from in a minor's case, unless otherwise ordered by
 the Court of Appeals, if suitable provision for the care and custody of the minor involved is
 made pending the appeal.
- 81 (10) Access to the record on appeal is governed by Title 63G, Chapter 2, Government
 82 Records Access and Management Act.

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