Rule 58. Ruling.

(a) After reviewing the petition on appeal, any response, and the record, the Court of Appeals may rule by opinion, er-memorandum decision, or order. The Court of Appeals may issue a decision or may set the case for full briefing under Rule 24. The Court of Appeals may order an expedited briefing schedule and specify which issues shall be briefed. If the issue to be briefed is ineffective assistance of counsel, the Court of Appeals may order the juvenile court to appoint conflict counsel within 15 days for briefing and argument.

(b) If the Court of Appeals sets the case for briefing under Rule 24 and the petitioner has appointed counsel, the Court of Appeals will remand to the juvenile court to appoint appellate counsel pursuant to Rule 11-401 of the Utah Code of Judicial Administration.

(bc) If the Court of Appeals affirms, reverses, or remands the juvenile court order, judgment, or decree, further review pursuant to Rule 35 may be sought, but refusal to grant full briefing shall not be a ground for such further review.