Rule 54.

1 Rule 54. Transcript of proceedings in child welfare appeals.

- 2 (a) Duty of appellant to request transcript. Within 4-7 days after filing the notice of appeal, the
- 3 appellant shall file with the clerk of the appellate court a written request for transcript, specifying the entire
- 4 proceeding or parts of the proceeding to be transcribed that are not already on file. Within the same
- 5 period, the appellant shall file a copy with the clerk of the juvenile court and serve the parties must order
- 6 online at www.utcourts.gov a transcript of the entire proceeding or desired parts of the proceeding or file a
- 7 certificate that no parts of the proceeding need to be transcribed. The appellant must serve on the other
- 8 parties, including the Guardian ad Litem, a designation of the parts of the proceeding to be transcribed or
- 9 the certificate that no parts of the proceeding need to be transcribed.
- 10 (b) Transcript of all evidence regarding challenged finding. If appellant intends to urge on appeal 11 that a finding or conclusion is unsupported by or is contrary to the evidence, the appellant must include in 12 the record a transcript of all evidence relevant to such the finding or conclusion. Neither the court nor the 13 appellee is obligated to correct appellant's deficiencies in providing the relevant portions of the transcript. 14 (c) Notice that no transcript needed. If no parts of the proceeding need to be transcribed, within 15 four days after filing the notice of appeal, the appellant shall file a notice to that effect with the clerk of the 16 Court of Appeals and a copy with the clerk of the juvenile court. 17 (c) Cross-designation by other parties. If the appellant does not order the entire transcript, any 18 other party, including the Guardian ad Litem, may, within 7 days after the filing of the designation or 19 certificate described in paragraph (a), order additional parts of the proceeding to be transcribed.

20