URAP055. Amend. June 3, 2021

- 1 Rule 55. Petition on appeal.
- 2 (a) **Filing; dismissal for failure to timely file.** The appellant must file with the clerk of
- 3 the Court of Appeals <u>clerk</u> a petition on appeal within 15 days from the filing of the
- 4 notice of appeal or the amended notice of appeal transmission of the record on appeal
- 5 <u>by the Court of Appeals to each party</u>. The petition will be deemed filed on the date of
- 6 the postmark if first-class mail is used. <u>Filing of the petition must be in accordance with</u>
- 7 Rule 21(a). If the petition on appeal is not timely filed, the court may dismiss the appeal
- 8 or take other appropriate action. The petition must be accompanied by proof of service.
- 9 The appellant must serve a copy on counsel of record of each party, including the
- 10 Guardian ad Litem, or, if the party is not represented by counsel, then on the party at
- the party's last known address, in the manner prescribed in Rule 21(c).
- 12 (b) Preparation by trial counsel. If the petitioner has appointed counsel in the juvenile
- court, or has been found to be indigent, then the petition on appeal must be prepared by
- appellate counsel appointed pursuant to the requirements of Rule 11-401 of the Utah
- 15 Code of Judicial Administration. Counsel must be appointed within 21 days from the
- filing of the original notice of appeal. Otherwise, the petition on appeal must be
- prepared by appellant's trial counsel.
- 18 The petition on appeal must be prepared by appellant's trial counsel. Trial counsel may
- 19 only be relieved of this obligation by the juvenile court upon a showing of
- 20 extraordinary circumstances. Claims of ineffective assistance of counsel do not
- 21 constitute extraordinary circumstances but should be raised by trial counsel in the
- 22 petition on appeal.
- 23 (c) **Format.** All petitions on appeal must substantially comply with the Petition on
- 24 Appeal form that accompanies these rules. The petition must not exceed <u>15 pages 5,000</u>
- words, excluding the attachments required by Rule 55(d)(7). The petition must be
- 26 typewritten, printed or prepared by photocopying or other duplicating or copying
- 27 process that will produce clear, black and permanent copies equally legible to printing,
- on opaque, unglazed paper 8 inches wide and 11 inches long. Paper may be recycled
- 29 paper, with or without deinking. The printing must be double spaced, except for matter

URAP055. Amend. June 3, 2021

customarily single spaced and indented. Margins must be at least one inch on the top,
bottom and sides of each page. Page numbers may appear in the margins. Either a
proportionally spaced or monospaced typeface in a plain, roman style may be used. A
proportionally spaced typeface must be 13-point or larger for both text and footnotes.
Examples are CG Times, Times New Roman, New Century, Bookman and Garamond.
A monospaced typeface may not contain more than ten characters per inch for both text
and footnotes. Examples are Pica and Courier must comply with Rule 27(a) and (b),
except that it may be printed or duplicated on one side of the sheet.
(d) Contents. The petition on appeal must include all of the following elements:
(d)(1) A statement of the nature of the case and the relief sought.
(d)(2) The entry date of the judgment or order on appeal.
(d)(3) The date and disposition of any post-judgment motions.
(d)(4) A concise statement of the material adjudicated facts as they relate to the
issues presented in the petition on appeal.
(d)(5) A statement of the legal issues presented for appeal, how they were
preserved for appeal, and the applicable standard of review. The issue
statements should be concise in nature, setting forth specific legal questions.
General, conclusory statements such as "the juvenile court's ruling is not
supported by law or the facts" are not acceptable.
(d)(6) The petition should include supporting statutes, case law, and other legal
authority and argument for each issue raised, including authority contrary to
appellant's case, if known.
(d)(7) The petition on appeal must have attached to it:
$\frac{(d)(7)}{(A)}$ (A) a copy of the order, judgment, or decree on appeal;
$\frac{(d)(7)}{(B)}$ (B) a copy of any rulings on post-judgment motions.

55