

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.

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