

1 **Rule 58. Ruling in child welfare appeals.**

2 ~~(a) After reviewing the petition on appeal, any response, and the record, the Court of Appeals may~~
3 ~~rule by opinion or memorandum decision. The Court of Appeals appellate court may issue a decision or~~
4 ~~may set schedule the case for full briefing under rule ~~24~~ 13. The ~~Court of Appeals~~ appellate court may~~
5 ~~order an expedited briefing schedule and specify which issues ~~shall~~ must be briefed. If the issue to be~~
6 ~~briefed is ineffective assistance of counsel, the ~~Court of Appeals~~ appellate court may order the juvenile~~
7 ~~court to appoint conflict counsel within 15 days ~~for briefing and argument.~~~~

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

11