1	Rule	e 4-401.0	2. Possession and use of portable electronic devices.		
3	Inte	Intent:			
4	Тор	To permit the use of portable electronic devices in courthouses and courtrooms, subject to local			
5	•	restrictions.			
6					
7	App	Applicability:			
8	This	This rule applies to the courts of record and not of record.			
9					
10	Stat	Statement of the Rule:			
11	(1)	(1) Definitions.			
12		(1)(A)	"Judge" as used in this rule means the judge, justice, or court commissioner who		
13			is presiding over the proceeding.		
14		(1)(B)	"Portable e Electronic device" as used in this rule means any device that can		
15			record or transmit data, images or sounds, or access the internet, including a		
16			pager, laptop/notebook/personal computer, handheld PC, PDA, audio or video		
17			recorder, wireless device, cellular telephone, or electronic calendar.		
18		(1)(C)	"Court proceeding" means any trial, hearing or other matter, including		
19			proceedings conducted by remote transmission.		
20					
21	(2)	Posses	sion and use of portable electronic devices in a courthouse.		
22		(2)(A)	A person may possess and use a portable electronic device anywhere in a		
23			courthouse, except as limited by this rule or directive of the judge.		
24		(2)(B)	All portable electronic devices are subject to screening or inspection at the time of		
25			entry to the courthouse and at any time within the courthouse in accordance with		
26			Rule 3-414.		
27		(2)(C)	All portable electronic devices are subject to confiscation if there is reason to		
28			believe that a device is or will be used in violation of this rule. Violation of this rule		
29			or directive of the judge may be treated as contempt of court.		
30		(2)(D)	For the limited purpose of conducting a pilot project to evaluate the performance		
31			of justice court judges using courtroom observation, the Judicial Performance		
32			Evaluation Commission may record and transmit video and sound of court		
33			proceedings. These recordings and transmissions are not public, pursuant to		
34			Utah Code sections 63G-2-201(3) and 78A-12-206.		
35	(0)	<b>D</b>			
36	(3)	•			
37		(3)(A)	Use of portable electronic devices in common areas. The presiding judges		
38			may restrict the time, place, and manner of using a portable electronic device to		
39			maintain safety, decorum, and order of common areas of the courthouse, such		
40		(2)/D)	as lobbies and corridors.		
41		(3)(B)	Use of portable electronic devices in courtrooms.		
42			(3)(B)(i) A person may silently use a portable electronic device inside a		
43			courtroom.		

44	(3)(B)(I	A person may not use a portable electronic device to record or
45		transmit images or sound of court proceedings, except in accordance
46		with Rule 4-401.01 or subsection (2)(D) above.
47	(3)(B)(i	ii) A judge may further restrict use of portable electronic devices in his or
48		her courtroom. Judges are encouraged not to impose further
49		restrictions unless use of a portable electronic device might interfere
50		with the administration of justice, disrupt the proceedings, pose any
51		threat to safety or security, compromise the integrity of the
52		proceedings, or threaten the interests of a minor.
53	(3)(B)(i	v) During trial and juror selection, prospective, seated, and alternate
54		jurors are prohibited from researching and discussing the case they
55		are or will be trying. Once selected, jurors shall not use a portable
56		electronic device while in the courtroom and shall not possess an
57		electronic device while deliberating.
58	(3)(C) Use of	portable electronic devices while viewing court proceedings
59	<u>condu</u>	cted by remote transmission.
60	(3)(C)(	<ul> <li>A person may not use a portable electronic device to record,</li> </ul>
61		photograph, or transmit images or sound of court proceedings, except
62		in accordance with rule 4-401.01 or subsection (2)(D) above. Access
63		to court proceedings will be contingent on the person agreeing to
64		comply with the provisions in this rule and any administrative or
65		standing orders that supplement this rule.
66	(3)(C)(	i) A violation of an administrative or standing order may be treated as
67		contempt of court.
68		

**(4) Use of portable electronic devices in court chambers.** A person may not use a portable electronic device in chambers without prior approval from the judge.

(5) Instruction to witnesses. It should be anticipated that observers in the courtroom will use portable electronic devices to transmit news accounts and commentary during the proceedings. Judges should instruct counsel to instruct witnesses who have been excluded from the courtroom not to view accounts of other witnesses' testimony before giving their own testimony.

Effective May/November 1, 20\_\_\_

69

70 71 72

73

74 75

76

77 78