## IN THE SUPREME COURT OF THE STATE OF UTAH

----00000----

FILED
UTAH APPELLATE COURTS

JUL 1 2 2016

In re: Rule 38,
Appeals from Justice Court to District Court
of the Utah Rules of Criminal Procedure

## **ORDER**

IT IS HEREBY ORDERED that the proposed Rule 38, Appeals from Justice Court to District Court, of the Utah Rules of Criminal Procedure, is adopted and promulgated effective November 1, 2016.

FOR THE COURT:

Date

7-12-16

Matthew B. Durrant

Chief Justice

2	Rule 38. Appeals from justice court to district court.
3	(a) Appeal of a judgment or order of the justice court is as provided in Utah Code Section
4	78A-7-118. A case appealed from a justice court shall be heard in a district courthouse located in
5	the same county as the justice court from which the case is appealed. In counties with multiple
6	district courthouse locations, the presiding judge of the district court shall determine the
7	appropriate location for the hearing of appeals.
8	(b) The notice of appeal.
9	(b)(1) A notice of appeal from an order or judgment must be filed within 30 days of the
10	entry of that order or judgment.
11	(b)(2) Contents of the notice. The notice required by this rule shall be in the form of, or
12	substantially similar to, that provided in the appendix of this rule. At a minimum the
13	notice shall contain:
14	(b)(2)(A) a statement of the order or judgment being appealed and the date of
15	entry of that order or judgment;
16	(b)(2)(B) the current address at which the appealing party may receive notices
17	concerning the appeal;
18	(b)(2)(C) a statement as to whether the defendant is in custody because of the
19	order or judgment appealed; and
20	(b)(2)(D) a statement that the notice has been served on the opposing party and the
21	method of that service.
22	(b)(3) Deficiencies in the form of the filing shall not cause the court to reject the
23	filing. They may, however, impact the efficient processing of the appeal.
24	(c) Motion to reinstate period for filing appeal.
25	(c)(1) Upon a showing that a defendant was deprived of the right to appeal, the
26	justice court shall reinstate the thirty-day period for filing an appeal. A defendant
27	seeking such reinstatement shall file a written motion in the justice court and
28	serve the prosecuting entity. The court shall appoint counsel if the defendant
29	qualifies for court-appointed counsel. The prosecutor shall have 21 days after
30	service of the motion to file a written response. If the prosecutor opposes the
31	motion, the justice court shall set a hearing at which the parties may present
32	evidence. If the justice court finds by a preponderance of the evidence that the
33	defendant has demonstrated that the defendant was deprived of the right to appeal,
34	it shall enter an order reinstating the time for appeal. The defendant's notice of
35	appeal must be filed with the clerk of the justice court within 30 days after the
36	date of entry of the order.
37	(c)(2) Absent a showing of excusable neglect, a motion to reinstate may be filed
38	no later than six months after the original time for appeal has expired.
39	(c)(d) Duties of the justice court. Within five days of receiving the notice of appeal, the justice
40	court shall transmit to the appropriate district court a certified appeal packet containing copies of:
41	(c)(d)(1) the notice of appeal;
42	$\frac{(c)(d)}{(2)}$ the docket;
43	(c)(d)(3) the information or citation;
44	(c)(d)(4) the judgment and sentence, if any; and

46 (d)(e) Duties of the district court. 47 (d)(e)(1) Upon receipt of the appeal packet from the justice court, the district court shall 48 hold a scheduling conference to determine what issues must be resolved by the appeal. The district court shall send notices to the appellant at the address provided on the notice 49 50 of appeal. Notices to the other party shall be to the address provided in the justice court 51 docket for that party. 52 (d)(e)(2) If the defendant is in custody because of the matter appealed, the district court 53 shall hold the conference within 7 days of the receipt of the appeals packet. If the 54 defendant is not in custody because of the matter appealed, the court shall hold the conference within 28 days of receipt of the appeals packet. 55 (e)(f) District court procedures for trials de novo. An appeal by a defendant pursuant to Utah 56 57 Code Ann. §78A-7-118(1) shall be accomplished by the following procedures: (e)(f)(1) If the defendant elects to go to trial, the district court will determine what 58 59 number and level of offenses the defendant is facing. (e)(f)(2) Discovery, the trial, and any pre-trial evidentiary matters the court deems 60 necessary, shall be held in accordance with these rules. 61 (e)(f)(3) After the trial, the district court shall, if appropriate, sentence the defendant and 62 enter judgment in the case as provided in these rules and otherwise by law. 63 (e)(f)(4) When entered, the judgment of conviction or order of dismissal serves to vacate 64 the judgment or orders of the justice court and becomes the judgment of the case. 65 (e)(f)(5) A defendant may resolve an appeal by waiving trial and compromising the case 66 67 by any process authorized by law to resolve a criminal case. 68 (e)(f)(5)(A) Any plea shall be taken in accordance with these rules. (e)(f)(5)(B) The court shall proceed to sentence the defendant or enter such other 69 orders required by the particular plea or disposition. 70 (e)(f)(5)(C) When entered, the district court's judgment or other orders vacate the 71 72 orders or judgment of the justice court and become the order or judgment of the 73 case. 74 (e)(f)(5)(D) A defendant who moves to withdraw a plea entered pursuant to this section may only seek to withdraw it pursuant to the provisions of Utah Code 75 Ann. § 77-13-6. 76 (e)(f)(6) Other dispositions. A defendant, at a point prior to judgment, by plea or trial, 77 may choose to withdraw the appeal and have the case remanded to the justice court. 78 Within 14 days of the defendant notifying the court of such an election, the district court 79 80 shall remand the case to the justice court. 81 (f)(g) District court procedures for hearings de novo. If the appeal seeks a de novo hearing 82 pursuant to Utah Code Ann. § 78A-7-118(3) or (4); and (f)(g)(1) the court shall conduct such hearing and make the appropriate findings or orders. 83 84 (f)(g)(2) Within 14 days of entering its findings or orders, the district court shall remand the case to the justice court, unless the case is disposed of by the findings or orders, or 85 the district court retains jurisdiction pursuant to §78A-7-118(6). 86 (g)(h) Retained jurisdiction. In cases where the district court retains jurisdiction after disposing 87 of the matters on appeal, the court shall order the justice court to forward all cash bail, other 88

(c)(d)(5) any other orders and papers filed in the case.

45

89 security, or revenues received by the justice court to the district court for disposition. The justice 90 court shall transmit such monies or securities within 21 days of receiving the order. 91 (h)(i) Other bases for remand. The district court may also remand a case to the justice court if it 92 finds that the defendant has abandoned the appeal. 93 (i)(j) Justice court procedures on remand. Upon receiving a remanded case, the justice court shall set a review conference to determine what, if any proceedings need be taken. If the defendant is 94 95 in custody because of the case being considered, such hearing shall be had within five days of receipt of the order of remand. Otherwise, the review conference should be had within 28 days. 96 97 The court shall send notice of the review conference to the parties at the addresses contained in 98 the notice of appeal, unless those have been updated by the district court. 99 (i)(k) During the pendency of the appeal, and until a judgment, order of dismissal, or other final 100 order is entered in the district court, the justice court shall retain jurisdiction to monitor terms of 101 probation or other consequences of the plea or judgment, unless those orders or terms are stayed 102 pursuant to Rule 27A. 103 (k)(1) Reinstatement of dismissed appeal. 104 (k)(1)(1) An appeal dismissed pursuant to subsection (h) may be reinstated by the district court upon motion of the defendant for: 105 106 (k)(1)(A) mistake, inadvertence, surprise, excusable neglect; or (k)(1)(1)(B) fraud, misrepresentation, or misconduct of an adverse party. 107 (k)(1)(2) The motion shall be made within a reasonable time after entry of the order of 108 109 dismissal or remand.