

precluded from presenting evidence or participating in the arbitration. The arbitrator may proceed in the same manner as set forth in UTCR 13.200.

Chapter 15 Small Claims

15.015 DISMISSAL FOR FAILURE TO PURSUE CLAIM

A judgment of dismissal shall be filed and entered on the Court's own motion 90 days after the date the claim is filed, unless the claim is set for a hearing or a default judgment is entered.

Chapter 16 Violations

16.005 VIOLATIONS BUREAU

1. A Violations Bureau is established pursuant to ORS 153.800.
2. The Trial Court Administrator is appointed as Violations Clerk, and duly appointed deputies of the Administrator are further appointed as Deputy Violations Clerks.
3. The Violations Bureau may exercise authority over the following traffic and non-traffic violations as defined in ORS 153.008:
 - a. offenses designated as violations in the statute defining the offense;
 - b. offenses created by Oregon statute, or ordinance of a county, city district or other political subdivision of Oregon, that provide violation of the law is punishable by a fine but not a term of imprisonment; and
 - c. misdemeanors treated as violations by a prosecuting attorney pursuant to ORS 161.568.
4. An appearance shall be allowed in the Violations Bureau for any defendant who has not been convicted of three or more offenses in Marion County within the preceding 12 month period if the current violation falls into one of the following categories: traffic, overload, boating, fish and wildlife, park and recreation, bicycle, pedestrian and parking violations. On all other violations, a defendant may appear in front of the Violations Bureau once unless he or she has been convicted of an violation in Marion County within the preceding 12 month period.

16.015 TRIALS BY AFFIDAVIT

If a signed waiver is filed by the alleged violator, testimony in any violation trial is allowable by affidavit pursuant to ORS 153.080 as set forth in Appendix C to these Rules.

Chapter 24 Oregon eCourt Implementation

24.201 ELECTRONIC DOCUMENTS

1. Depending on the context, as used in these rules, “document” refers to an instrument in either paper or electronic form.

2. Documents that are electronically filed or manually imaged, including those to which judicial signatures have been added, and documents generated in electronic format by the court are the official court record

24.202 ELECTRONIC COURT SIGNATURES

The court may issue judicial decisions electronically and may affix a signature by electronic means.

1. The trial court administrator must maintain the security and control of the methods for affixing electronic signatures.
2. Only the judge and the trial court administrator, or the judge's or trial court administrator's designee, may access the methods for affixing electronic signatures.

24.203 COMBINED MOTION AND ORDER DOCUMENT NOT PERMITTED

Notwithstanding UTCR 2.010(12)(c) or any other Supplementary Local Rule, a motion and order may not be submitted as a single document. If a motion and corresponding proposed order are electronically filed, the order must be submitted as a separate document from the motion.

24.205 BINDING DOCUMENTS; USE OF STAPLES PROHIBITED

1. Pleadings and documents submitted to the court for filing that are not electronically filed must be bound by paperclip or binder clip and must not contain staples.
2. If a document to be filed includes one or more attachments, including but not limited to a documentary exhibit, an affidavit, or a declaration, then
 - a. the document and each attachment must be separately bound by paperclip or binder clip, and
 - b. the attachment or attachments must be bound in one packet to the document being filed by paperclip or binder clip.
3. Subsection (2)(a) does not apply to an attachment to a motion to strike filed under UTCR 5.020(2) or an attachment to a motion for leave to amend a pleading filed under UTCR 5.070. An attachment of either type must be bound in one packet to the document being filed by paperclip or binder clip.

24.501 STIPULATED OR EX PARTE MATTERS MAY BE ELECTRONICALLY FILED

1. Except as provided in subsection (2) of this rule, any stipulated or *ex parte* matter may be electronically filed for purposes of submitting to a judge for signature.
2. SLR 2.501 is reserved for judicial districts to adopt a local rule regarding specific stipulated or *ex parte* matters for which the documents must be presented conventionally and may not be electronically filed.

24.601 SUBMISSION OF REQUESTED JURY INSTRUCTIONS AND VERDICT FORMS

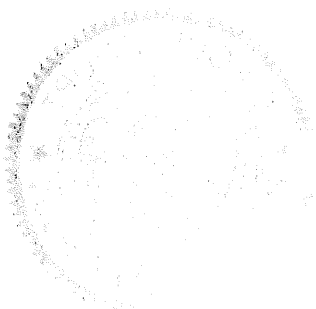
The original of the requested jury instructions and verdict forms must be submitted to the court. The court also may require that a party submit a copy of the jury instructions and verdict forms, in the manner and time that the court specifies.

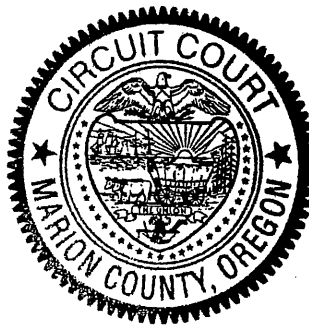
24.801 ACTIONS FOR DISSOLUTION OF MARRIAGE, SEPARATE MAINTENANCE AND ANNULMENT, AND CHILD SUPPORT; DOCUMENTATION FOR DEPARTMENT OF JUSTICE, DIVISION OF CHILD SUPPORT

Notwithstanding UTCR 8.010(8), parties who have been requested to submit a proposed judgment need not submit a copy of the proposed judgment and the most current confidential information form(s) to the court.

24.901 DELIVERING PROBATE MATERIALS TO THE COURT, NO SELF-ADDRESSED, STAMPED ENVELOPE OR POSTCARD IF DOCUMENT ELECTRONICALLY FILED

UTCRC 9.010 does not apply to an electronically filed document.





STATE OF OREGON }
County of Marion } ss

The foregoing copy has been compared and is certified by me as a full, true and correct copy of the original on file in my office and in my custody.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of the

Court on: 10/24/2014
TRIAL COURT ADMINISTRATOR

By *D. Mulhose*