▲ Approved for Filing: E. Chelsea-McCarty ▲
 ▲ 02-25-14 5:49 AM ▲

	JOINT RESOLUTION AMENDING CIVIL PROCEDURE
	RULE 62
	2014 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Douglas V. Sagers
	Senate Sponsor:
LONG	TITLE
Genera	Description:
r	This joint resolution amends Utah Rules of Civil Procedure, Rule 62.
Highlig	hted Provisions:
r	This resolution:
I	amends Utah Rules of Civil Procedure, Rule 62, by eliminating the requirement that
municip	alities post a bond when appealing a judgment over \$5,000,000.
Special	Clauses:
r	This resolution provides an immediate effective date.
Utah R	ales of Civil Procedure Affected:
AMENI	DS:
]	Rule 62, Utah Rules of Civil Procedure
Be it res	olved by the Legislature of the state of Utah, two-thirds of all members elected to each
of the tw	vo houses voting in favor thereof:
1	As provided in Utah Constitution Article VIII, Section 4, the Legislature may amend
rules of	procedure and evidence adopted by the Utah Supreme Court upon a two-thirds vote of
all mem	bers of both houses of the Legislature:
S	Section 1. Rule 62, Utah Rules of Civil Procedure is amended to read:
]	Rule 62. Stay of proceedings to enforce a judgment.

02-25-14 5:49 AM

H.J.R. 22

(a) Delay in execution. No execution or other writ to enforce a judgment may issue
until the expiration of ten days after entry of judgment, unless the court in its discretion
otherwise directs.

(b) Stay on motion for new trial or for judgment. In its discretion and on such conditions for the security of the adverse party as are proper, the court may stay the execution of, or any proceedings to enforce, a judgment pending the disposition of a motion for a new trial or to alter or amend a judgment made pursuant to Rule 59, or of a motion for relief from a judgment or order made pursuant to Rule 60, or of a motion for judgment in accordance with a motion for a directed verdict made pursuant to Rule 50, or of a motion for amendment to the findings or for additional findings made pursuant to Rule 52(b).

(c) Injunction pending appeal. When an appeal is taken from an interlocutory order or
final judgment granting, dissolving, or denying an injunction, the court in its discretion may
suspend, modify, restore, or grant an injunction during the pendency of the appeal upon such
conditions as it considers proper for the security of the rights of the adverse party.

42 (d) Stay upon appeal. When an appeal is taken, the appellant by giving a supersedeas
43 bond may obtain a stay, unless such a stay is otherwise prohibited by law or these rules. The
44 bond may be given at or after the time of filing the notice of appeal. The stay is effective when
45 the supersedeas bond is approved by the court.

(e) [(1)] Stay in favor of the state, or agency thereof. When an appeal is taken by the
United States, the state of Utah, or an officer or agency of either, or by direction of any
department of either, and the operation or enforcement of the judgment is stayed, no bond,
obligation, or other security shall be required from the appellant.

50 [(c) (2) For purposes of this rule, a municipality shall not be considered a state agency 51 exempt from the requirement of posting a bond, obligation, or other security when appealing a 52 judgment for any amounts in excess of \$5,000,000. To stay the enforcement of any judgment 53 over \$5,000,000, the municipality shall be required to post security with the appellate court in 54 the amount by which the judgment exceeds the sum of \$5,000,000 and for any interest that may 55 accrue during the appeal.]

(f) Stay in quo warranto proceedings. Where the defendant is adjudged guilty of
usurping, intruding into or unlawfully holding public office, civil or military, within this state,
the execution of the judgment shall not be stayed on an appeal.

02-25-14 5:49 AM

(g) Power of appellate court not limited. The provisions in this rule do not limit any
power of an appellate court or of a judge or justice thereof to stay proceedings or to suspend,
modify, restore, or grant an injunction, or extraordinary relief or to make any order appropriate
to preserve the status quo or the effectiveness of the judgment subsequently to be entered.

(h) Stay of judgment upon multiple claims. When a court has ordered a final judgment
on some but not all of the claims presented in the action under the conditions stated in Rule
54(b), the court may stay enforcement of that judgment until the entering of a subsequent
judgment or judgments and may prescribe such conditions as are necessary to secure the
benefit thereof to the party in whose favor the judgment is entered.

68 (i) Form of supersedeas bond; deposit in lieu of bond; waiver of bond; jurisdiction over
69 sureties to be set forth in undertaking.

(i) (1) A supersedeas bond given under Subdivision (d) may be either a commercial
bond having a surety authorized to transact insurance business under Title 31A, or a personal
bond having one or more sureties who are residents of Utah having a collective net worth of at
least twice the amount of the bond, exclusive of property exempt from execution. Sureties on
personal bonds shall make and file an affidavit setting forth in reasonable detail the assets and
liabilities of the surety.

(i) (2) Upon motion and good cause shown, the court may permit a deposit of money in
 court or other security to be given in lieu of giving a supersedeas bond under Subdivision (d).

(i) (3) The parties may by written stipulation waive the requirement of giving a
supersedeas bond under Subdivision (d) or agree to an alternate form of security.

(i) (4) A supersedeas bond given pursuant to Subdivision (d) shall provide that each
surety submits to the jurisdiction of the court and irrevocably appoints the clerk of the court as
the surety's agent upon whom any papers affecting the surety's liability on the bond may be
served, and that the surety's liability may be enforced on motion and upon such notice as the
court may require without the necessity of an independent action.

85

(j) Amount of supersedeas bond.

(j) (1) Except as provided in subsection (j)(2), a court shall set the supersedeas bond in
an amount that adequately protects the judgment creditor against loss or damage occasioned by
the appeal and assures payment in the event the judgment is affirmed. In setting the amount,
the court may consider any relevant factor, including:

H.J.R. 22

02-25-14 5:49 AM

90	(j) (1) (A) the judgment debtor's ability to pay the judgment;
91	(j) (1) (B) the existence and value of security;
92	(j) (1) (C) the judgment debtor's opportunity to dissipate assets;
93	(j) (1) (D) the judgment debtor's likelihood of success on appeal; and
94	(j) (1) (E) the respective harm to the parties from setting a higher or lower amount.
95	(j) (2) Notwithstanding subsection (j)(1):
96	(j) (2) (A) the presumptive amount of a bond for compensatory damages is the amount
97	of the compensatory damages plus costs and attorney fees, as applicable, plus 3 years of
98	interest at the applicable interest rate;
99	(j) (2) (B) the bond for compensatory damages shall not exceed 25 million in an
100	action by plaintiffs certified as a class under Rule 23 or in an action by multiple plaintiffs in
101	which compensatory damages are not proved for each plaintiff individually; and
102	(j) (2) (C) no bond shall be required for punitive damages.
103	(j) (3) If the court permits a bond that is less than the presumptive amount of
104	compensatory damages, the court may also enter such orders as are necessary to protect the
105	judgment creditor during the appeal.
106	(j) (4) If the court finds that the judgment debtor has violated an order or has otherwise
107	dissipated assets, the court may set the bond under subsection $(j)(1)$ without regard to the limits
108	in subsection (j)(2).
109	(k) Objecting to sufficiency or amount of security. Any party whose judgment is
110	stayed or sought to be stayed pursuant to Subdivision (d) may object to the sufficiency of the
111	sureties on the supersedeas bond or the amount thereof, or to the sufficiency or amount of other
112	security given to stay the judgment by filing and giving notice of such objection. The party so
113	objecting shall be entitled to a hearing thereon upon five days notice or such shorter time as the
114	court may order. The burden of justifying the sufficiency of the sureties or other security and
115	the amount of the bond or other security, shall be borne by the party seeking the stay, unless the
116	objecting party seeks a bond greater than the presumed limits of this rule. The fact that a
117	supersedeas bond, its surety or other security is generally permitted under this rule shall not be
118	conclusive as to its sufficiency or amount.
119	Section 2. Effective date.

119 Section 2. Effective date.

120 This resolution takes effect upon approval by a constitutional majority vote of all

02-25-14 5:49 AM

121 members of the Senate and House of Representatives.

Legislative Review Note as of 2-10-14 6:15 AM

Office of Legislative Research and General Counsel