

57 make a claim for bodily injury against the same defendant in a separate legal action ~~§~~ → [; ~~however a~~
58 ~~claim for bodily injury may not be maintained as a small claims action~~] ← ~~§~~ . In the event that
59 property damage claim is brought as a small claims action:

60 (a) any liability decision in an original small claims action or appeal thereof is not
61 binding in any separate legal action for bodily injury; and

62 (b) no additional property damage claims can be brought in any separate legal action
63 for bodily injury.

64 (6) (a) With or without counsel, persons or corporations may litigate actions on behalf
65 of themselves:

66 (i) in person; or

67 (ii) through authorized employees.

68 (b) A person or corporation may be represented in an action by an individual who is
69 not an employee of the person or corporation and is not licensed to practice law only in
70 accordance with the Utah rules of small claims procedure as promulgated by the Supreme
71 Court.

72 (7) If a person or corporation other than a municipality or a political subdivision of the
73 state files multiple small claims in any one court, the clerk or judge of the court may remove all
74 but the initial claim from the court's calendar in order to dispose of all other small claims
75 matters. Claims so removed shall be rescheduled as permitted by the court's calendar.

76 (8) Small claims matters shall be managed in accordance with simplified rules of
77 procedure and evidence promulgated by the Supreme Court.