

Chapter 157

1959 REPLACEMENT PART (1963 reprint)

Appeals in Criminal Actions; Writ of Review

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CROSS REFERENCES

Post-conviction relief, 138.510 to 138.680.

157.020

Appeal from sentence on plea of guilty where fine or imprisonment is excessive, 138.050

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Duties relating to administration of justice, enforcement of performance of, 1.025

157.050

Deposit of money in lieu of bail or bond, 22.020 to 22.070, 140.310 to 140.340

157.010 Appeal to circuit court from justice's court. In a criminal action in a justice's court, except where the judgment is given on a plea of guilty, an appeal may be taken from a judgment of conviction to the circuit court of the county in which the judgment is given, as prescribed in this chapter, and not otherwise.

157.020 Who may appeal; appealable judgments. An appeal can only be taken by the defendant, and by the defendant only when the judgment is that he pay a fine or be imprisoned.

[Amended by 1959 c.196 §1]

157.030 Time and manner of taking appeal. The appeal is taken in the same manner and within the same time as in the case of an appeal from a judgment in a civil action, except that the notice thereof shall be served upon the district attorney for the county, or his deputy, or upon the private prosecutor in the action; provided, however, that in such cases no undertaking providing for the payment of costs and disbursements shall be required.

157.040 Justice's duty as to making and delivering transcript. If the defendant is in custody at the time the appeal is allowed, the justice shall make the proper transcript and deliver it to the clerk of the circuit court within 10 days from the date the appeal is taken.

157.050 Appeal as stay of proceedings; undertaking of bail on appeal. An allowance of an appeal does not stay the proceedings on the judgment unless the defendant gives an undertaking of bail on appeal, as provided in ORS 140.100.

157.060 When appeal is perfected; amendment of pleadings in appellate court. From the filing of the transcript with the clerk of the circuit court the appeal is perfected and the action is to be deemed pending therein for trial upon the issue tried in the justice's court. In a criminal action, the appellate court has the same authority to

allow an amendment of the pleadings on an appeal that it has on an appeal in a civil action.

157.065 Powers of appellate court. The appellate court may give a final judgment in the cause, to be enforced as a judgment of such court; or the appellate court may give such other judgment or order as may be proper, and direct that the cause be remitted to the court below for further proceedings in accordance with the mandate of the appellate court.

[1959 c.558 §49]

157.070 Writ of review in criminal actions. No provision of ORS 157.010 to 157.065, in relation to appeals or the right to appeal in criminal actions, shall be construed to prevent either party in a justice's court from having an interlocutory order which involves the constitutionality of a statute or of the proceedings which may affect the final judgment or the judgment reviewed in the circuit court for errors in law appearing upon the face of the judgment or the proceedings connected therewith, as provided in ORS 34.010 to 34.100.

[Amended by 1959 c.592 §1]

157.080 Appeal to circuit court from district court. In respect to appeals to the circuit court, district courts are governed in their criminal and quasicriminal actions and proceedings by the provisions of law regulating such actions and proceedings as to justices' courts in such respect, as provided in ORS 157.010 to 157.050, 157.065 and 157.070, in so far as the same are or can be made applicable in the several cases arising before them, except when other provisions of law provide for different procedure in district courts in such cases and proceedings, in which event, such other provisions shall control; provided, however, that all money required by law to be paid to or deposited with a justice of the peace in such proceedings shall in a district court be paid to or deposited with the clerk of the court.

CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173.170, I, Sam R. Haley, Legislative Counsel, do hereby certify that I have compared each section printed in this chapter with the original section in the enrolled bill, and that the sections in this chapter are correct copies of the enrolled sections, with the exception of the changes in form permitted by ORS 173.160 and other changes specifically authorized by law.
Done at Salem, Oregon,
on November 1, 1959.

Sam R. Haley
Legislative Counsel

CHAPTERS 158 TO 160
[Reserved for expansion]