

Strategies for Certified Interlocutory Appeals in State Court

Hon. Jane Bland

Rich Phillips

2016 UT Conference on State and Federal Appeals

1

CPRC 51.014(d)

Appeal of an order that involves a controlling question of law as to which there is a substantial ground for difference of opinion if an immediate appeal from the order may materially advance the ultimate termination of the litigation

2

Over the Cliff



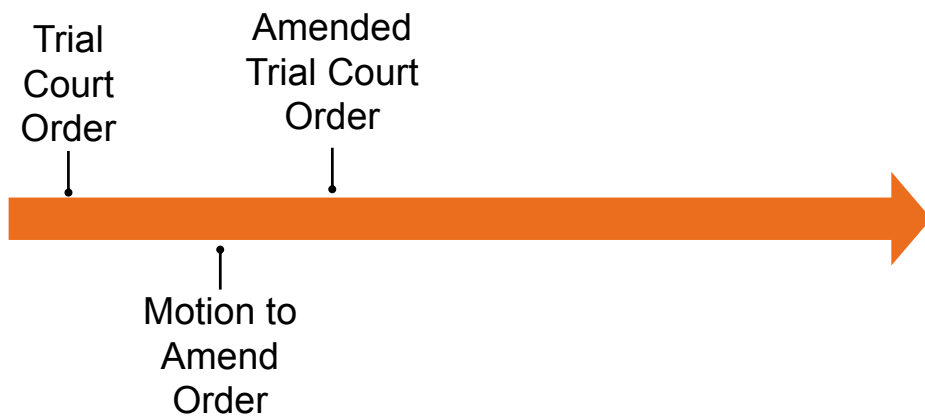
3

Procedure

- CPRC 51.014(f)
- TRAP 28.3
- TRCP 168

4

Procedure



5

Trial Court's Permission

- Must be stated in order being appealed
- Identify the controlling legal question as to which there is a substantial basis for difference of opinion
- Must substantively rule on the controlling issue of law
- State why an immediate appeal may materially advance the termination of the litigation

6

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](http://utcle.org/elibrary)

Title search: Strategies for Certified Interlocutory Appeals in State Court

Also available as part of the eCourse

[Appellate Strategy: Rehearings, Certified Appeals, Briefing Tactics, and More](#)

First appeared as part of the conference materials for the

26th Annual Conference on State and Federal Appeals session

"Can You Lead a Horse to Water? Strategies for Certified Appeals in State Court"