



臺灣臺南地方檢察署

3. 問：案件被檢察官聲請簡易判決處刑後，其後續如何？

(What is the subsequent procedure after the prosecutor petitions for a summary judgment of the case?)

答：案件經檢察官聲請簡易判決處刑後，會將案件送簡易庭，得不經傳喚開庭，由簡易庭法官審理判決，被告對該簡易判決不服時，可於收受簡易判決書起 10 日內提起上訴。

Ans :

The first instance court may decide on a sentence using summary procedures upon the prosecutor's request without going through regular proceedings. A party who disagrees with the judgment of a lower court may appeal to the appellate court. The time limit for filing an appeal is 10 days start from the day the judgment is served.