

Effective Date: 29 July 2020 (unless otherwise stated in this Notice)

**NP 19** (New additions in red)

#### NOTICE TO THE PROFESSION AND PUBLIC

#### COVID-19: RESUMPTION OF COURT OPERATIONS

The Provincial Court of British Columbia recognizes that the Province is still impacted by the COVID-19 pandemic. The Chief Public Health Officers of Canada and the Province still require people to keep a safe distance from each other, but currently there can be a cautious reopening of public places with health and safety protocols in place to minimize the transmission of the virus. Taking this into account, the Provincial Court has developed the plan set out in this Notice to resume further court operations.

As of July 13, 2020, Provincial Court registries will be accepting all filings at the <u>applicable court registry</u> either in-person or remotely (by mail, email, fax to fax filing registries under <u>GEN 01</u> <u>Practice Direction</u>, or using <u>Court Services Online</u> where available). To protect the health and safety of all court users and help contain the spread of COVID-19 while maintaining access to the Court, parties are encouraged to use remote filing options wherever possible.

Criminal, family, small claims, and youth court trials and hearings scheduled after July 3, 2020 will remain on the trial list on the date scheduled. Counsel and self-represented litigants should attend court in-person on the date scheduled at 9:00 AM to advise if they are ready to proceed that day. The Court will determine which trials will proceed. Witnesses and parties represented by counsel are to wait outside the courthouse (within a 30 minute distance) and be prepared to be called to attend court in-person. Criminal trials, preliminary inquiries and continuations of trials and preliminary inquiries (excluding summary proceedings court files) that are not able to proceed due to lack of court time or are otherwise adjourned will be scheduled for a pre-trial conference before a new hearing date is scheduled. Family and small claims case conferences will proceed by audio or videoconference on their scheduled dates.

The directions in this Notice are subject to change as circumstances of the pandemic change.

### **CONTENTS**

| l.   |     | FAMILY (including child protection (CFCSA) and maintenance enforcement (FMEA))              | 3    |
|------|-----|---|------|
|      | a.  | Family appearances originally scheduled or adjourned during COVID #1 and #2, and schedul    | ed   |
|      |     | after July 3, 2020  | 3    |
|      | b.  | Urgent Family Matters   | 4    |
|      | c.  | New Filings   | 4    |
|      | d.  | Consent Adjournment (CFCSA/FLA/FMEA)  | 5    |
|      | e.  | Early Resolution Process and Expedited Court Process to Change or Suspend Child or Spousa   |      |
|      |     | Support Due to COVID-19   |      |
|      | f.  | Other Resources for Family Cases  |      |
| II.  |     | SMALL CLAIMS  |      |
|      | a.  | Small claims appearances originally scheduled or adjourned during COVID #1 and #2, and      |      |
|      |     | scheduled after July 3, 2020  | 6    |
|      | b.  | New Filings   |      |
| III. |     | CRIMINAL (ADULT AND YOUTH)  |      |
| 1.   |     | PERSONS IN CUSTODY  | 9    |
|      | c.  | In custody criminal trials and trial continuations originally scheduled or adjourned during |      |
|      |     | COVID Period #1 and #2, and scheduled after July 3, 2020                                    | 9    |
|      | d.  | New in custody charges occurring during COVID #1 and COVID #2, except summary               |      |
|      |     | proceedings court files   | . 10 |
|      | e.  | New in custody charges occurring after July 3, 2020 requiring one day or more of trial time | . 10 |
|      | f.  | Judicial Interim Release  |      |
| 2.   |     | PERSONS OUT OF CUSTODY (including Circuit Courts)   |      |
|      | a.  | COVID 1: Out of custody criminal trials and trial continuations originally scheduled from   |      |
|      |     | March 16 to May 16, 2020  | . 11 |
|      | b.  | COVID 2: Out of custody criminal trials and trial continuations originally scheduled from   |      |
|      |     | May 19 to July 3, 2020  | . 12 |
|      | c.  | Out of custody criminal trials and trial continuations scheduled after July 3, 2020         |      |
|      | d.  | New out of custody charges occurring during COVID 1 and COVID 2, excluding summary          |      |
|      |     | proceedings court files   | . 13 |
|      | e.  | New out of custody charges occurring after July 3, 2020 requiring one day or more of        |      |
|      |     | trial time  | . 13 |
|      | f.  | Other out of custody criminal matters scheduled to proceed from May 19 to July 3, 2020      | . 14 |
|      | g.  | Applications to replace a police undertaking  |      |
|      | h.  | Filings   |      |
|      | i.  | Criminal Infomations  |      |
| 3.   |     | INITIAL APPEARANCE COURT  |      |
| 4.   |     | DISPOSITIONS  | . 15 |
| 5.   |     | SPECIALIZED COURTS  | . 15 |
|      | Dr  | ug Treatment Court of Vancouver   | . 16 |
| 6.   |     | JUDICIAL AUTHORIZATIONS   |      |
| 7.   |     | SECTION 490 DETENTION OF THINGS SEIZED  |      |
| 8.   |     | APPLICATION TO RENDER ACCUSED BY SURETY   |      |
| IV.  |     | PUBLIC HEALTH EMERGENCY MATTERS   |      |
| V.   |     | TRAFFIC, TICKET OR BYLAW MATTERS  |      |
| VI.  | ۸ ۵ | CIRCUIT COURTSPENDIX "A" – ADJOURNMENT DETAILS  |      |
|      | Aľ  | TLINDIA A - ADJUURINIVIENI DEI AILS   | . ∠∠ |

### I. FAMILY (including child protection (CFCSA) and maintenance enforcement (FMEA))<sup>1</sup>

If you require legal assistance with your matter, you may contact Legal Aid at 1-866-577-2525.

## a. Family appearances originally scheduled or adjourned during COVID #1 and #2, and scheduled after July 3, 2020

For family appearances, other than for urgent matters, originally scheduled during March 16 to May 16, 2020 ("COVID #1") and May 19 to July 3, 2020 ("COVID #2"), and scheduled after July 3, 2020, please see the table below for the current status of appearances. Please note that the only matters that will be heard in-person are trials, unless otherwise ordered by a judge.

| Appearance<br>type                               | Current status of appearance originally scheduled/adjourned during COVID #1 (March 15-May 16) | Current status of appearance originally scheduled/adjourned during COVID #2 (May 19-July 3)   | Current status of appearance scheduled after July 3, 2020   |
|--|---|---|---|
| Family<br>Remand List<br>(CFCSA, FLA,<br>FMEA)   | Adjourned as noted in Appendix "A" - Adjournment Details                                      | Adjourned as noted in Appendix "A" - Adjournment Details  | Will be heard by audio or videoconference on the date scheduled.  Please contact the applicable court registry for dial in information/link in advance of the scheduled date. |
| Family case conference (CFCSA)                   | Being rescheduled for judges to hear by audio or videoconference.                             | Will be heard by audio or videoconference on the date scheduled.  | Will be heard by audio or videoconference on the date scheduled.  |
| Family case conference (FLA)                     | Being rescheduled for judges to hear by audio or videoconference.                             | Will be heard by audio or videoconference on the date scheduled.  | Will be heard by audio or videoconference on the date scheduled.  |
| Family<br>Management<br>Conference<br>(Victoria) | Being rescheduled for judges to hear by audio or videoconference.                             | Will be heard by audio or videoconference on the date scheduled.  The Court will contact parties if the start time will be changed. | Will be heard by audio or videoconference on the date scheduled.  |

<sup>&</sup>lt;sup>1</sup> In this Part, for references to a pre-trial conference (PTC), the pre-trial conference judge will determine whether the hearing can proceed on the date originally scheduled taking into consideration the following: urgency; suitability of receiving evidence by affidavit, telephone or videoconference; requirement for witness to testify inperson; and, the ability of the court to safely accommodate people attending in-person on the date scheduled for the hearing.

| CFCSA Trial       | In the process of being rescheduled for trial dates after July 6, 2020.  May also be scheduled for a pre-trial conference (PTC). | May be able to proceed on date scheduled. Please contact the applicable JCM.                 | Will remain on the trial list on date scheduled.  Counsel and self-represented litigants are to attend Court inperson on the date scheduled at 9:00 AM to advise if ready to proceed that day. |
|-------------------|--|--|--|
|                   |  |  | The Court will determine which trials will proceed.  |
|                   |  |  | Witnesses and parties represented by counsel are to wait outside the courthouse (within a 30 minute distance) and be prepared to be called to attend court in-person.                          |
| FLA/FMEA<br>Trial | May be scheduled for a PTC.  | May proceed as a PTC on<br>the date scheduled unless<br>otherwise contacted by<br>the Court. | Will remain on the trial list on date scheduled.  Counsel and self-represented litigants are to attend Court inperson on date scheduled at 9:00 AM to advise if ready to proceed that day.     |
|                   |  |  | The Court will determine which trials will proceed.  |
|                   |  |  | Witnesses and parties represented by counsel are to wait outside the courthouse (within a 30 minute distance) and be prepared to be called to attend court in-person.                          |

### b. Urgent Family Matters

The pre-COVID process for having urgent matters come before the Court applies. See the following link for further details: <a href="https://www.provincialcourt.bc.ca/types-of-cases/family-matters/without-notice-orders">https://www.provincialcourt.bc.ca/types-of-cases/family-matters/without-notice-orders</a>.

### c. New Filings

As of July 13, 2020, Provincial Court registries will be accepting all filings at the <u>applicable court registry</u> either in-person or remotely (by mail, email, fax to fax filing registries under <u>GEN 01</u> <u>Practice Direction</u>, or using <u>Court Services Online</u> where available). To protect the health and safety of all court users and help contain the spread of COVID-19 while maintaining access to the Court, parties are encouraged to use remote filing options wherever possible.

Applications in family matters may be accompanied by **affidavits**, written statements of fact that have been sworn or affirmed to be true before a commissioner for oaths such as a lawyer or justice of the peace. In order to reduce the number of people attending court registries to swear affidavits the Chief Judge is advising Provincial Court registries that the materials filed need not be sworn or affirmed at this time (during COVID-19). The judge who hears the matter may attach whatever weight they consider appropriate to unsworn or unaffirmed documents. People submitting affidavits must still take care to ensure their affidavits are accurate and true. If there is a hearing the judge will likely require them to swear or affirm that the contents of their affidavit are true at the hearing. See, also, NP 20 Affidavits for use in Court Proceedings. The only exception is that Affidavits of Personal Service need to be sworn/affirmed before filing if the person who served the documents will not be attending the hearing.

During COVID-19, the Chief Judge is advising Provincial Court registries to accept family Applications and Notices of Motion with typewritten or electronic signatures.

## d. Consent Adjournment (CFCSA/FLA/FMEA)

### By Director's Counsel (CFCSA)

Director's counsel may file a <u>Consent Requisition Form</u> to adjourn CFCSA matters upon obtaining the written consent of all parties. See <u>FAM 07 Practice Direction</u> for applicable procedures and details.

#### By Counsel (FLA/FMEA)

Effective July 16, 2020 until further direction, counsel may complete and file a <u>Consent</u> <u>Adjournment Form</u> by email to the <u>applicable local court registry</u> to adjourn matters under the FLA or FMEA from one family remand date to another or to adjourn generally, where at least one party is represented by counsel and the filing counsel has obtained the consent of all other parties or their counsel. See <u>FAM 09 Practice Direction</u> for applicable procedures and details.

### By Parties (FLA/FMEA)

The <u>Consent to Court Date Form</u> may be filed at the <u>applicable local court registry</u> upon signing by all parties to change the first appearance date, or change the trial date by consent without the necessity of appearing in Court. You must first contact the registry and ask for a date acceptable to all parties and to the Court. To change a trial date, you must file the <u>Consent to Court Date Form</u> with the registry at least 45 days before the original trial date.

e. Early Resolution Process and Expedited Court Process to Change or Suspend Child or Spousal Support Due to COVID-19

On July 2, 2020 a new process was implemented where a party is only seeking a suspension or change to an existing agreement or order of the Provincial Court about child support or spousal support as a result of a change in income since January 2020 that is related to COVID-19.

The new process to change support, which people may choose to use, will:

- 1. see whether they and the other party can agree on a change (the "early resolution process") and, if so, the early resolution service may assist the parties to prepare a written agreement or consent order package for the court; or
- 2. hold a hearing on their application by telephone or videoconference (the "expedited court process").

Parties wanting to address other issues, such as parenting arrangements or changes to child or spousal support for reasons not related to COVID-19 cannot use this process. They may make an application in the normal course through the applicable Provincial Court registry.

For details see the Provincial Court's <u>Practice Direction "FAM 08: Early resolution process and expedited court process to change or suspend child or spousal support due to COVID-19"</u>.

#### f. Other Resources for Family Cases

The following link lists some other resources that may assist in resolving a family matter: <a href="https://www.provincialcourt.bc.ca/types-of-cases/family-matters/links">https://www.provincialcourt.bc.ca/types-of-cases/family-matters/links</a>.

#### II. SMALL CLAIMS

a. Small claims appearances originally scheduled or adjourned during COVID #1 and #2, and scheduled after July 3, 2020

For small claims appearances, other than for urgent matters, originally scheduled during March 16 to May 16, 2020 ("COVID #1") and May 19 to July 3, 2020 ("COVID #2"), and scheduled for after July 3, 2020, please see the table below for the current status of the appearances. Please note that the only matters that will be heard in-person are trials, unless otherwise ordered by a judge.

| Appearance<br>type                      | Current status of appearance originally scheduled/adjourned during COVID #1 (March 15-May 16) | Current status of appearance originally scheduled/adjourned during COVID #2 (May 19-July 3) | Current status of appearance scheduled for after July 3, 2020  |
|---|---|---|--|
| Applications<br>and Payment<br>Hearings | Adjourned as noted in Appendix "A" - Adjournment Details                                      | Adjourned as noted in Appendix "A" - Adjournment Details                                    | Will be heard by audio or videoconference on the date scheduled. In the event a judge or justice determines sworn evidence is required, the judge or justice may adjourn the matter to |

| Settlement<br>conference        | Being rescheduled for judges to hear by audio or videoconference.  Parties may be notified by the registry by telephone     | Will be heard by audio or videoconference on the date scheduled.  | another date for an in person hearing.  Will be heard by audio or videoconference on the date scheduled.  |
|---------------------------------|---|---|---|
|                                 | of the new date/time rather than the usual method by mail.  |   |   |
| Trial<br>conference             | Being rescheduled for judges to hear by audio or videoconference.   | Will be heard by audio or videoconference on the date scheduled.  | Will be heard by audio or videoconference on the date scheduled.  |
|                                 | Parties may be notified by<br>the registry by telephone<br>of the new date/time<br>rather than the usual<br>method by mail. |   |   |
| Trial                           | Being scheduled for pretrial conference (PTC).  | May proceed as a PTC on the date scheduled unless otherwise contacted by the Court.   | Will remain on the trial list on date scheduled.  Counsel and self-represented litigants are to attend Court in-person on the date scheduled at 9:00 AM to advise if ready to proceed that day.  The Court will determine which trials will proceed.  Witnesses and parties represented by counsel are to wait outside the courthouse (within a 30 minute distance) and be prepared to be called to attend court in-person. |
| Rule 9.1<br>Simplified<br>Trial | Being scheduled for pre-<br>trial conference (PTC).   | Will proceed as a PTC.  The PTC might be scheduled at a different time or even a different date than the original trial date. Parties will be contacted by the Court. | Robson Square Will remain on the trial list on date scheduled for in- person proceeding. The Court will contact the parties regarding how to submit their Trial Statements in advance.  |

|  | Richmond                     |
|--|------------------------------|
|  | Will proceed as a PTC by     |
|  | audio or videoconference,    |
|  | unless otherwise notified.   |
|  | The PTC might be             |
|  | scheduled at a different     |
|  | time or even a different     |
|  | date than the original trial |
|  | date. Parties will be        |
|  | contacted by the Court.      |

#### b. New Filings

As of July 13, 2020, Provincial Court registries will be accepting all filings at the <u>applicable court registry</u> either in-person or remotely (by mail, email, fax to fax filing registries under <u>GEN 01</u> <u>Practice Direction</u>, or using <u>Court Services Online</u> where available). To protect the health and safety of all court users and help contain the spread of COVID-19 while maintaining access to the Court, parties are encouraged to use remote filing options wherever possible.

Applications in small claims matters may be accompanied by **affidavits**, written statements of fact that have been sworn or affirmed to be true before a commissioner for oaths such as a lawyer or justice of the peace. In order to reduce the number of people attending court registries the Chief Judge is advising Provincial Court registries that the materials filed need not be sworn or affirmed at this time (during COVID-19). The judge who hears the matter may attach whatever weight they consider appropriate to unsworn or unaffirmed documents. People submitting affidavits must still take care to ensure their affidavits are accurate and true. If there is a hearing the judge will likely require them to swear or affirm that the contents of their affidavit are true at the hearing. See, also, NP 20 Affidavits for use in Court Proceedings. The only exception is that Affidavits of Personal Service need to be sworn/affirmed before filing if the person who served the documents will not be attending the hearing.

## III. CRIMINAL (ADULT AND YOUTH)<sup>2</sup>

Crown and defence counsel are encouraged to appear by audioconference or videoconference on all matters except trials, preliminary inquiries, and sentencings where evidence is called until further notice.

If you require legal assistance with your matter, you may contact Legal Aid at 1-866-577-2525.

<sup>&</sup>lt;sup>2</sup> In this Part, "trial" includes preliminary inquiry if not already stated. Also, in this Part, for references to a pre-trial conference (PTC), the purpose of a PTC is to ensure that: (i) only those requiring a trial are actually set for hearing; and (ii) to discuss with the pre-trial conference judge how the trial will proceed, including discussions about: what admissions can be made; whether certain aspects of the trial can be completed virtually or through written submissions; and, how much court time the trial will require. See <u>CRIM 12 Practice Direction: Criminal Pre-Trial Conferences During COVID-19</u> for applicable procedures and forms.

#### 1. PERSONS IN CUSTODY

Any in-custody accused who is transported to Court from a correctional facility, if they are returning to custody after the appearance, may be placed in an induction unit. For current information, see BC Corrections' COVID-19 In-Court Protocols.

c. In custody criminal trials and trial continuations originally scheduled or adjourned during COVID Period #1 and #2, and scheduled after July 3, 2020

For in-custody trials and trial continuations, other than for urgent matters, originally scheduled during March 16 to May 16, 2020 ("COVID #1") and May 19 to July 3, 2020 ("COVID #2"), and scheduled after July 3, 2020, please see the table below for the current status of the appearances.

| Appearance type                        | Current status of appearance originally scheduled/adjourned during COVID #1 (March 15-May 16)   | Current status of appearance originally scheduled/adjourned during COVID #2 (May 19-July 3)   | Current status of appearance scheduled for after July 3, 2020  |
|--|---|---|--|
| In-custody trial or trial continuation | Pre-trial conference by audioconference or videoconference will be scheduled by the JCM after contacting the parties, even if a new trial date has already been set in the interim. Summary proceedings court trials or continuations are excluded. | Pre-trial conference by audioconference or videoconference will be scheduled by the Judicial Case Manager after contacting the parties. Summary proceedings court trials or continuations are excluded. | Will remain on the trial list on date scheduled.  Counsel and self-represented litigants are to attend Court inperson on the date scheduled at 9:00 AM to advise if ready to proceed that day.  Witnesses and parties represented by counsel are to wait outside the courthouse (within a 30 minute distance) and be prepared to be called to attend court in-person.  The Court will determine which trials will proceed.  Trials requiring one day or more of trial time that are not able to proceed due to lack of court time or are otherwise adjourned will be scheduled for a PTC before a new trial date is fixed. |

| In-custody summary proceedings court trial or trial continuation | Adjourned as noted in Appendix "A" - Adjournment Details  The Court file will record that these adjournments are due to COVID-19. | Will remain scheduled on the date originally set for trial with the accused appearing by videoconference and counsel appearing by telephone or videoconference.  The trial will not proceed on that date, and if not resolved will be adjourned to another date as directed by the judge to fix a new trial date. | Will remain on the trial list on date scheduled.  Counsel and self-represented litigants are to attend Court inperson on the date scheduled at 9:00 AM to advise if ready to proceed that day.  Witnesses and parties represented by counsel are to wait outside the courthouse (within a 30 minute distance) and be prepared to be called to attend court in-person.  The Court will determine which trials will proceed. |
|--|---|---|--|
|--|---|---|--|

For COVID #1 and #2 in custody criminal matters, if there has been a pre-trial conference and the matter is still proceeding to trial, counsel **must** contact the applicable JCM with their available dates to schedule the trial before their next appearance.

## d. New in custody charges occurring during COVID #1 and COVID #2, except summary proceedings court files

For all new adult and youth in custody files with charges occurring during COVID #1 and COVID #2, except summary proceedings court files:

- Files that have been set for trial or preliminary inquiry must have a pre-trial conference by audio or video conference prior to the trial or preliminary inquiry proceeding; and
- ii. Files that have not been set but wish to be set for trial or preliminary inquiry must have a pre-trial conference before being scheduled for trial or preliminary inquiry.

To schedule a pre-trial conference contact a <u>Judicial Case Manager</u> at the applicable court location.

## e. New in custody charges occurring after July 3, 2020 requiring one day or more of trial time

All new adult and youth in custody files with charges occurring after July 3, 2020 requiring one day or more of trial time must have a pre-trial conference before being scheduled for trial or preliminary inquiry.

To schedule a pre-trial conference contact a <u>Judicial Case Manager</u> at the applicable court location.

#### f. Judicial Interim Release

All judicial interim release (bail) hearings will continue to use video/telephone conferences (instead of in-person appearances), unless a judge or justice orders otherwise. Bail applications occurring outside of Court sitting hours shall be referred to the <u>Justice Centre</u>.

For consent bail variations without a surety, the Application to Vary Bail by Consent Form (PCR 317) (<a href="https://www2.gov.bc.ca/gov/content/justice/courthouse-services/documents-forms-records/court-forms/criminal-court-forms">https://www2.gov.bc.ca/gov/content/justice/courthouse-services/documents-forms-records/court-forms/criminal-court-forms</a>) may be sent to the <a href="mailto:Judicial Case Manager">Judicial Case Manager</a> at the applicable local court location in one of the following ways:

- a. by email; or
- b. if available in the location, by facsimile.

Counsel for a person in-custody may sign the Form on their behalf if it is their application. For consent bail variations with a surety, please call the <u>Judicial Case Manager</u> at the applicable local court location for further information.

### 2. PERSONS OUT OF CUSTODY (including Circuit Courts)

a. COVID 1: Out of custody criminal trials and trial continuations originally scheduled from March 16 to May 16, 2020

Out of custody trials and trial continuations (excluding summary proceedings court files) that were previously scheduled from March 16 to May 16, 2020 that were adjourned to a date by the court or as set out in **Appendix "A" - Adjournment Details** will be scheduled for a pre-trial conference by audioconference or videoconference before a new trial date is set. Judicial Case Managers will contact the parties before the next court date to schedule the pre-trial conference. See <u>CRIM 12 Practice Direction: Criminal Pre-Trial Conferences During COVID-19</u> for applicable procedures and forms.

For COVID 1 out of custody criminal matters (excluding summary proceedings court files), if there has been a pre-trial conference and the matter is still proceeding to trial, counsel **must** contact the applicable JCM with their available dates to schedule the trial before their next appearance.

Out of custody COVID 1 summary proceedings court trials and continuations will not have a pretrial conference. These trials are adjourned without the parties having to attend Court inperson. See **Appendix "A" - Adjournment Details** (shaded in grey) for the next date to fix a new trial date. The Court file will record that these adjournments are due to COVID-19.

## b. COVID 2: Out of custody criminal trials and trial continuations originally scheduled from May 19 to July 3, 2020

| If you have an out custody criminal trial or continuation on | You must contact the Judicial Case Manager at the applicable local court location to arrange to have the Court determine by telephone whether the trial is urgent and any next steps before | If no urgency application is made, you are deemed to have consented to an adjournment to the date below and Witnesses and parties represented by counsel will be de-notified. The Court file will record that these adjournments are due to COVID-19. |
|--|---|---|
| May 19 – 29, 2020  | May 8, 2020   | August 18, 2020   |
| June 1 – 12, 2020  | May 15, 2020  | August 31, 2020   |
| June 15 – July 3, 2020                                       | May 29, 2020  | September 15, 2020  |

Out of custody criminal trials and continuations (excluding summary proceedings court files) will be scheduled for a pre-trial conference by audioconference or videoconference. See <u>CRIM</u> 12 <u>Practice Direction: Criminal Pre-Trial Conferences During COVID-19</u> for applicable procedures and forms.

For COVID 2 out of custody criminal matters (excluding summary proceedings court files), if there has been a pre-trial conference and the matter is still proceeding to trial, counsel **must** contact the applicable JCM with their available dates to schedule the trial before their next appearance.

Out of custody COVID 2 summary proceedings court trials and continuations will not have a pretrial conference. These trials are adjourned without the parties having to attend Court inperson. See **Appendix "A" - Adjournment Details** (shaded in grey) for the next date to fix a new trial date. The Court file will record that these adjournments are due to COVID-19.

### c. Out of custody criminal trials and trial continuations scheduled after July 3, 2020

For out of custody trials and trial continuations scheduled after July 3, 2020, please see the table below for the current status.

| Appearance type       | Current status of appearance scheduled for after July 3, 2020   |
|-----------------------|---|
| Out of custody trial  | Will remain on the trial list on date scheduled.  |
| or trial continuation | Counsel and self-represented litigants are to attend Court in-person on the date scheduled at 9:00 AM to advise if ready to proceed that day. |
| (excluding            |   |
| summary               |   |

| proceedings court files)                           | Witnesses and parties represented by counsel are to wait outside the courthouse (within a 30 minute distance) and be prepared to be called to attend court in-person.                           |
|--|---|
|  | The Court will determine which trials will proceed.   |
|  | Trials requiring one day or more of trial time that are not able to proceed due to lack of court time or are otherwise adjourned will be scheduled for a PTC before a new trial date is fixed.  |
| Out of custody summary proceedings trial continues | Will remain on the trial list on date scheduled.  Counsel and self-represented litigants are to attend Court in-person on the date scheduled at 9:00 AM to advise if ready to proceed that day. |
| trial continuation                                 | Witnesses and parties represented by counsel are to wait outside the courthouse (within a 30 minute distance) and be prepared to be called to attend court in-person.                           |
|  | The Court will determine which trials will proceed.   |

# d. New out of custody charges occurring during COVID 1 and COVID 2, excluding summary proceedings court files

For all new adult and youth out of custody files with charges occurring during COVID 1 and COVID 2, except summary proceedings court files:

- i. Files that have been set for trial or preliminary inquiry must have a pre-trial conference by audio or videoconference prior to the trial or preliminary inquiry proceeding; and
- ii. Files that have not been set but wish to be set for trial or preliminary inquiry must have a pre-trial conference before being scheduled for trial or preliminary inquiry.

To schedule a pre-trial conference contact a <u>Judicial Case Manager</u> at the applicable court location.

## e. New out of custody charges occurring after July 3, 2020 requiring one day or more of trial time

All new adult and youth out of custody files with charges occurring after July 3, 2020 requiring one day or more of trial time must have a pre-trial conference by audio or videoconference before being scheduled for trial or preliminary inquiry.

To schedule a pre-trial conference contact a <u>Judicial Case Manager</u> at the applicable court location.

## f. Other out of custody criminal matters scheduled to proceed from May 19 to July 3, 2020

With the exception of trials, continuations and matters determined by a judge to be urgent (see above), all out of custody criminal matters (initial appearances, remands, applications, and sentencings<sup>3</sup>) scheduled to proceed from May 19 to July 3, 2020 are adjourned without the parties having to attend Court. See **Appendix "A" - Adjournment Details** (shaded in grey) for the next date. The Court file will record that these adjournments are due to COVID-19.

#### g. Applications to replace a police undertaking

For applications to replace a police undertaking under s. 502(2) of the *Criminal Code* the Application to a Judge Form (PCR 315) is available at: <a href="https://www2.gov.bc.ca/gov/content/justice/courthouse-services/documents-forms-records/court-forms/criminal-court-forms">https://www2.gov.bc.ca/gov/content/justice/courthouse-services/documents-forms-records/court-forms/criminal-court-forms</a>.

### h. Filings

As of July 13, 2020, Provincial Court registries will be accepting all filings at the <u>applicable court registry</u> either in-person or remotely (by mail, email, fax to fax filing registries under <u>GEN 01</u> <u>Practice Direction</u>, or using <u>Court Services Online</u> where available). To protect the health and safety of all court users and help contain the spread of COVID-19 while maintaining access to the Court, parties are encouraged to use remote filing options wherever possible.

Information about judicial authorizations is set out below in section 6.

#### i. Criminal Infomations

Police must send Informations by telecommunication (fax or telephone) to the applicable local court registry. The process hearing will be done by telephone.

#### 3. INITIAL APPEARANCE COURT

Counsel must endeavor to avoid unnecessary personal attendances of the accused or counsel at the courthouse wherever possible. Please refer to "Alternatives to in-person appearance" in CRIM 13 Practice Direction: Initial Appearance Court During COVID-19.

The previous version of this Notice was unclear about whether Initial Appearance Court matters scheduled from June 15 to July 3, 2020 are adjourned as set out in **Appendix "A"**.

For the Fraser, Interior, Northern, and Vancouver Regions, Initial Appearance Court has recommenced at all reopened court locations effective June 15, 2020.

<sup>&</sup>lt;sup>3</sup> Subject to the "Process for Resolution of Non-Urgent Criminal Disposition Matters" below.

For the Vancouver Island Region, Initial Appearance Court has recommenced at all reopened court locations effective July 6, 2020. If you have matters scheduled from June 15 to July 3, 2020, you do not need to attend court and your matter will be adjourned as set out in **Appendix "A"**.

#### 4. DISPOSITIONS

For out of custody matters where the accused (out of custody) and counsel agree to appear by audio or video conference, and the prosecutor and defence counsel have agreed to seek a sentence that does not involve any incarceration but may factor in time already spent in custody and include a one day jail sentence where the accused is not taken into custody or a conditional sentence order, in order to schedule these dispositions, defence counsel must:

- i. complete the "Request for Resolution of Matters" Form;
- ii. file the completed Form to the applicable local court registry; and
- iii. provide a means by which the accused will receive a printed copy of any court order(s). For example, this could be an email, fax or mailing address for the accused or their counsel.

A Judicial Case Manager will contact counsel to schedule the hearing by audio or video conference before a judge.

All materials to be relied on must be provided to the court two days in advance of the hearing. Those materials will include the picklist terms as part of any peace bond, probation order, or conditional sentence order.

Where Crown is seeking incarceration or the accused does not consent to being sentenced by audioconference or videoconference, parties must contact the applicable Judicial Case Manager to schedule these sentencings. Where the accused is appearing in person for their sentencing, counsel may appear by audioconference or videoconference and must notify the JCM of their method of appearance.

#### 5. SPECIALIZED COURTS

| Specialized Court                     | Current Status                                       |
|---------------------------------------|--|
| Indigenous Courts (including          | Will remain on the date scheduled unless             |
| Aboriginal Healing Court Conferences) | otherwise notified by the Court. The Court           |
|                                       | anticipates hearing these matters by                 |
|                                       | audioconference or videoconference without the       |
|                                       | participants attending court in-person until further |
|                                       | notice.  |

| <b>Drug Treatment Court of Vancouver</b> | Accused and counsel may appear, in person, by  |
|--|--|
| <b>Downtown Community Court</b>          | audioconference, or videoconference during the   |
| <b>Domestic Violence Courts</b>          | COVID period.  |
|  | Crown and defence counsel are encouraged to  |
|  | appear by audio or video conference.   |
| Victoria Integrated Court                | Accused and counsel may appear, in person, by audioconference, or videoconference during the COVID period.                                 |
|  | Crown and defence counsel and other court participants, including ACT Team members, are encouraged to appear by audio or video conference. |

#### 6. JUDICIAL AUTHORIZATIONS

This direction suspends the <u>CRIM 03 Practice Direction regarding Daytime Search Warrant Applications</u> until further notice.

For all judicial authorizations, including judge only warrants, peace officers should contact the Justice Centre. Do not attend your local courthouse in-person.

Until further notice, all applications for judicial authorization that can be made by telecommunication should be made by telecommunication for judicial consideration, unless a judge or justice directs otherwise. In-person applications for all applications that can be made by telewarrant pursuant to section 487.1 of the *Criminal Code* will not be accepted by the Justice Centre.

Affidavits in support of applications for all judicial authorizations must be properly sworn before being transmitted to the judge or justice.

Please see the Memo from the Chief Judge regarding <u>Judicial Authorizations at the Justice</u> <u>Centre During COVID-19</u> for further details.

#### 7. SECTION 490 DETENTION OF THINGS SEIZED

Section 490 *Criminal Code* extension applications will be heard by telephone. New applications must include a date/time and phone number that the applicant and disputant can attend by telephone. On the day of the telephone hearing, if the matter is uncontested, and service has been proven, the CSB Justice of the Peace or Judicial Justice will review the application along with supporting materials filed. If the matter is contested, the CSB Justice of the Peace or Judicial Justice will obtain the telephone contact information for the applicant and disputant and provide that to the applicable local <u>Judicial Case Manager</u>, who will arrange to have a Provincial Court Judge determine by telephone any next steps.

#### 8. APPLICATION TO RENDER ACCUSED BY SURETY

Those no longer wanting to be sureties for an accused can fill out the form, <u>Application to render accused by surety pursuant to s. 766(1) of the Criminal Code</u> (PCR 967), and make that application by filing the form at the applicable local court registry.

#### IV. PUBLIC HEALTH EMERGENCY MATTERS

Matters related to public health and safety and the COVID-19 pandemic, including matters under the *Quarantine Act, Public Health Act* and similar statutes and regulations can be filed at the applicable local <u>court registry</u>.

#### V. TRAFFIC, TICKET OR BYLAW MATTERS

Bylaw matters, that were commenced by an information (not a ticket), with hearings previously scheduled for March 18, 2020 and thereafter, are adjourned for rescheduling without the disputant having to attend Court. Parties will be sent a new notice of hearing that will include the date, time and location of the hearing.

All matters commenced by a violation ticket (including motor vehicle violation tickets) with hearings previously scheduled for March 18, 2020 and thereafter were adjourned for rescheduling. The Court is now resuming scheduling these hearings in some locations. A large number of people attend these hearings. In order to keep the public, court users, court staff, and judicial officers safe and physically distant while providing access to justice, the Court has worked together with Court Services Branch (including the Sheriff Service) and Corporate Management Services Branch to identify alternate hearing locations and/or alternate hearing times to accommodate people attending these hearings as follows:

| Provincial Court Location Where Matter Originally Scheduled | Hearing Location                 | Date<br>Hearings<br>Commence | Hearing Dates                                | Hearing Times      |
|---|----------------------------------|------------------------------|--|--------------------|
| Abbotsford  | University of the Fraser Valley  | July 13, 2020                | Monday to Friday                             | 9:30 AM to 4:30 PM |
| Chilliwack  |                                  |                              |  |                    |
| Creston   | Creston Provincial<br>Court      | August 26,<br>2020           | Wednesday, August<br>26<br>Monday, August 31 | 9:30 AM to 4:30 PM |
| Dawson Creek  | Dawson Creek<br>Provincial Court | August 17,<br>2020           | Monday, August 17 Friday, August 21          | 9:30 AM to 4:30 PM |

| Fort St. John                  | Fort St. John<br>Provincial Court                        | August 18,<br>2020 | Tuesday, August 18<br>to Thursday, August<br>20                                       | 5:30 PM to 9:00 PM |
|--------------------------------|--|--------------------|---|--------------------|
| Kamloops                       | Kamloops<br>Provincial Court                             | July 11, 2020      | Saturday, July 11, 18,<br>and 25, 2020  | 9:30 AM to 4:30 PM |
| Kelowna                        | Kelowna<br>Provincial Court                              | July 13, 2020      | Monday to Friday  | 5:30 PM to 9:00 PM |
| Nelson                         | Nelson Provincial<br>Court                               | August 14,<br>2020 | Friday, August 14<br>and 28, 2020   | 9:30 AM to 4:30 PM |
| New Westminster Port Coquitlam | Riverside<br>Secondary School                            | July 20, 2020      | Monday to Friday<br>from July 20 to<br>August 28                                      | 9:30 AM to 4:30 PM |
| North Vancouver                | Sutherland<br>Secondary School                           | July 20, 2020      | Monday to Friday<br>from July 20 to<br>August 28                                      | 9:30 AM to 4:30 PM |
| Prince George                  | Prince George<br>Provincial Court                        | August 4,<br>2020  | Tuesday, August 4 to<br>Friday, August 7<br>Monday, August 10<br>to Friday, August 14 | 9:30 AM to 4:30 PM |
| Richmond  Robson Square        | Kitsilano<br>Secondary School                            | July 13, 2020      | Monday to Friday  | 9:30 AM to 4:30 PM |
| Surrey                         | Kwantlen Polytechnic University (Cedar building)         | July 13, 2020      | Monday to Friday  | 9:30 AM to 4:30 PM |
| Victoria                       | University of Victoria (Murray and Anne Fraser Building) | July 20, 2020      | Monday to Friday  | 9:30 AM to 4:30 PM |

All of these locations were assessed by an experienced professional consultant to ensure they meet the health and safety requirements established by the Provincial Health Officer and

WorkSafeBC. This work was done in consultation with the judiciary and stakeholders. The health and safety protocols put in place are available on the <u>Attorney General's website</u>. These locations will be configured to accommodate physical distancing, however, to assist with that distancing the Court asks that only counsel, parties, and witnesses involved in the hearings before the Court, as well as members of the accredited media, attend these hearings.

Parties will be sent a new notice of hearing that will include the date, time and location (including the address) of the hearing. Start times will be staggered so that all participants are not at the hearing location at the same time. Parties who receive a notice of hearing and require interpreter services for their hearing must contact the Violation Ticket Center at 1-877-661-8026 prior to their hearing date.

Anyone appearing for a hearing must be in full compliance with all of the Provincial Health Officer's Orders or directions regarding COVID-19. The Court's Notice to the Profession and Public 22: Resuming In-Person Proceedings During COVID-19 Health and Safety Protocols applies to these hearings (with the exception that some parts of that Notice are specific to court locations such as the references to court registries). Participants should review NP 22 and should be aware of the following:

- Those entering will be subject to a verbal screening process by the Sheriff Service.
- Participants in a proceeding are encouraged and permitted to wear a mask or protective
  face covering in the courtroom if they wish to do so, subject to direction from the
  Judicial Officer, if removal of a mask is necessary in order for the participant's evidence
  or submissions to be heard and understood. Participants should be aware that the
  Judicial Officer and the sheriff may or may not wear a mask.

Provincial Court registries will accept all filings at the <u>applicable court registry</u> either in-person or remotely (by mail, email, fax to fax filing registries under <u>GEN 01 Practice Direction</u>, or using <u>Court Services Online</u> where available). To protect the health and safety of all court users and help contain the spread of COVID-19 while maintaining access to the Court, parties are encouraged to use remote filing options wherever possible. [Where filing is by email and the location has an email address specific to a criminal registry (such as the Surrey Courthouse) the email should be directed to that email address.]

Filings will not be accepted at alternate hearing locations such as schools and universities, nor at court registries on evenings or weekends.

Disputants have the options of:

- a. Filing Written Reasons including a request for a fine reduction and/or time to pay (link to form: <a href="https://www2.gov.bc.ca/assets/gov/law-crime-and-justice/courthouse-services/court-files-records/court-forms/traffic/ptr022.pdf">https://www2.gov.bc.ca/assets/gov/law-crime-and-justice/courthouse-services/court-files-records/court-forms/traffic/ptr022.pdf</a>)
- b. Paying the fine(s) on the ticket

The timeline to pay fines related to a Provincial Court traffic, ticket, or bylaw case is extended to July 15, 2020.

To dispute a violation ticket and have a trial date assigned as a future available court date, the Disputant can download a <u>form</u> and mail it in to: Ticket Dispute Processing, Bag 3510, Victoria, B.C. V8W 3P7.

### **VI. CIRCUIT COURTS**

The Court is reaching out to stakeholders to see if remote hearings are possible. A separate Notice to Profession (NP 23) has been posted with information about circuit courts here.

THE FOREGOING IS SUBJECT TO CHANGE, ANY UPDATED DIRECTIONS WILL BE POSTED ON THE COURT'S WEBSITE.



#### History of Notice to the Profession and Public

- Original Notice to the Profession and Public issued on March 19, 2020, and effective March 25, 2020 (unless otherwise stated in the Notice).
- Updated Notice issued March 23, 2020 with additions noted in red.
- April 2, 2020: Updated Appendix B to replace picture of Application to Vary Bail by Consent Form with link to the Form.
- April 14, 2020: Changes since last update noted in red, including adding applications to replace a police undertaking under s. 502(2) of the *Criminal Code* under "Persons in Custody"; revising "Judicial Authorization" section and removing "Justice Centre" section in Part III "Criminal (Adult and Youth)"; adding Part IV "Public Health Emergency Matters"; and housekeeping changes.
- April 28, 2020: Updated to set out the plan to commence recovery of some court operations that are capable of being done remotely by audioconference or videoconference.
- May 8, 2020: Updated to address: summary proceedings in criminal matters; and, some urgent matters (see page 8 for information regarding a May 16, 2020 deadline).
- June 12, 2020: Updated to remove reference to Hub Courts; address Initial Appearance Court, remand appearances, and court appearances scheduled after July 3, 2020; update Appendix "C"; add Appendix "D". See, also, NP 22 Resuming In-Person Proceedings During COVID-19: Health & Safety Protocols and NP 21 Guide to Remote Proceedings.
- July 2, 2020: Updated regarding traffic court locations, registry opening for new filings, urgent applications, additions to Appendix C and further information regarding CRIM 12.
- July 13, 2020: Updated to reflect that court registries will accept all filings, including in-person
  filings, and to remove references to the urgent hearing process in place during reduced registry
  operations; added Nelson Traffic Court sittings on August 14 and 28, 2020; and housekeeping
  changes to remove outdated information including several Appendices.
- July 17, 2020: Updated to add Creston Traffic Court sitting; move references to details regarding Circuit Courts to new Notice (NP 23) hyperlinked in Part VI.
- July 29, 2020: Updated "Family" and "Criminal" sections; clarification of small claims applications and payment hearing appearances after July 3, 2020.

By Direction of Chief Judge Melissa Gillespie Provincial Court of British Columbia

### **APPENDIX "A" – ADJOURNMENT DETAILS**

The circuit court scheduling contacts table that was previously listed here has been moved to the Notice (NP 23).

For all other court locations **not** listed in the tables in the <u>Notice (NP 23)</u>, your matter is adjourned to the date set out below to fix your next appearance date:

| If your matter is scheduled for | Your matter is adjourned to fix a date ("adjourned date"/ "next date") for your next appearance on |
|---------------------------------|--|
| March 16                        | June 15  |
| March 17                        | June 16  |
| March 18                        | June 17  |
| March 19                        | June 18  |
| March 20                        | June 19  |
| March 23                        | June 22  |
| March 24                        | June 23  |
| March 25                        | June 24  |
| March 26                        | June 25  |
| March 27                        | June 26  |
| March 30                        | June 29  |
| March 31                        | June 30  |
| April 1                         | July 2 (STAT July 1)   |
| April 2                         | July 3   |
| April 3                         | July 6   |
| April 6                         | July 7   |
| April 7                         | July 8   |
| April 8                         | July 9   |
| April 9                         | July 10  |
| April 14                        | July 13  |
| April 15                        | July 14  |
| April 16                        | July 15  |
| April 17                        | July 16  |
| April 20                        | July 17  |
| April 21                        | July 20  |
| April 22                        | July 21  |
| April 23                        | July 22  |
| April 24                        | July 23  |
| April 27                        | July 24  |
| April 28                        | July 27  |
| April 29                        | July 28  |
| April 30                        | July 29  |
| May 1                           | July 30  |
| May 4                           | July 31  |
| May 5                           | August 4 (STAT Aug 3)  |
| May 6                           | August 5   |

| May 7       | August 6                                    |
|-------------|---|
| May 8       | August 7                                    |
| May 11      | August 10                                   |
| May 12      | August 11                                   |
| May 13      | August 12                                   |
| May 14      | August 13                                   |
| ,<br>May 15 | August 14                                   |
| May 19      | August 18                                   |
| May 20      | August 19                                   |
| May 21      | August 20                                   |
| May 22      | August 21                                   |
| May 25      | August 24                                   |
| May 26      | August 25                                   |
| May 27      | August 26                                   |
| May 28      | August 27                                   |
| May 29      | August 28                                   |
| June 1      | August 31                                   |
| June 2      | September 1                                 |
| June 3      | September 2                                 |
| June 4      | September 3                                 |
| June 5      | September 4                                 |
| June 8      | September 8 (Statutory holiday September 7) |
| June 9      | September 9                                 |
| June 10     | September 10                                |
| June 11     | September 11                                |
| June 12     | September 14                                |
| June 15     | September 15                                |
| June 16     | September 16                                |
| June 17     | September 17                                |
| June 18     | September 18                                |
| June 19     | September 21                                |
| June 22     | September 28                                |
| June 23     | September 29                                |
| June 24     | September 30                                |
| June 25     | October 1                                   |
| June 26     | October 2                                   |
| June 29     | October 5                                   |
| June 30     | October 6                                   |
| July 2      | October 7                                   |
| July 3      | October 8                                   |