











purpose is to adjourn a matter to another date, neither counsel nor their client should attend court. Rather, in these circumstances, please see, for example:

- [NP 19 Notice to the Profession and Public - COVID 19 Resumption of Court Operations;](#)
- [FAM 07 CFCSA Consent Requisitions;](#)
- [CRIM 13 Initial Appearance Court During COVID-19 \(Consent Requisition form\);](#) and
- [Small Claims - Consent to adjourn settlement conference form, Consent to adjourn trial conference form.](#)

for the processes to adjourn matters remotely. Counsel are also encouraged to obtain a designation of counsel on all indictable offences.

The Judicial Case Manager's offices operate on a remote basis only at this time.

Public listening stations are not currently available in court registries. Members of the public, including journalists who are not accredited, may be able to receive a copy of an audio CD in accordance with the [Access to Court Records Policy](#).

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

- Original Notice to the Profession and Public effective July 05, 2020.
- See also [NP 19 Notice to the Profession and Public - COVID-19](#).
- The Supreme Court of British Columbia's COVID-19 Notices and Announcements are posted [here](#).
- Amended Notice to Profession and Public effective on July 13, 2020 (housekeeping amendments consequential to [NP 19 COVID: Resumption of Court Operations – July 13, 2020](#)).

Melissa Gillespie  
Chief Judge  
Provincial Court of British Columbia