

are not exhibiting any symptoms associated with COVID-19. If the matter will not be proceeding, please contact the Judicial Case Manager immediately to advise them. If the only 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 in this case.

History of Notice to the Profession and Public

- Original Notice to the Profession and Public effective June 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).
- Amended Notice to Profession and Public effective on September 15, 2020 (adds to para. 1 that counsel must also be in a position to certify that to their knowledge, no one involved on their side traveled outside Canada within 14 days of their anticipated in person appearance in a courtroom, and deletes last sentence regarding unavailability of public listening stations).

Melissa Gillespie
Chief Judge
Provincial Court of British Columbia