SUPREME COURT CIVIL RULES, B.C. REG. 168/2009

PART 1 INTERPRETATION

- Rule 1-1 Interpretation
 - § 1-1:1 Commentary
 - § 1-1:2 Case Law
- Rule 1-2 Citation and Application
 - § 1-2:1 Commentary
 - § 1-2:2 Case Law
- Rule 1-3 Object of Rules
 - § 1-3:1 Commentary
 - § 1-3:2 Case Law

PART 2 HOW TO MAKE A CLAIM

- Rule 2-1 Choosing the Correct Form of Proceeding
 - § 2-1:1 Commentary
 - § 2-1:2 Case Law
- Rule 2-2 Tribunal Awards
 - § 2-2:1 Commentary
 - § 2-2:2 Case Law

PART 3 PROCEEDINGS STARTED BY FILING A NOTICE OF CIVIL CLAIM

- Rule 3-1 Notice of Civil Claim
 - § 3-1:1 Commentary
 - § 3-1:2 Case Law
- Rule 3-2 Serving and Renewing the Notice of Civil Claim
 - § 3-2:1 Commentary
 - § 3-2:2 Case Law
- Rule 3-3 Responding to a Notice of Civil Claim
 - § 3-3:1 Commentary
 - § 3-3:2 Case Law
- Rule 3-4 Counterclaim
 - § 3-4:1 Commentary
 - § 3-4:2 Case Law
- Rule 3-5 Third Party Claims
 - § 3-5:1 Commentary
 - § 3-5:2 Case Law

```
Rule 3-6 Reply
   § 3-6:1 Commentary
   § 3-6:2 Case Law
Rule 3-7 Pleadings Generally
   § 3-7:1
           Commentary
   § 3-7:2
           Case Law
           —Rule 3-7(1) Pleading Must Not Contain Evidence
   § 3-7:3
   § 3-7:4 —Rule 3-7(2) Documents and Conversations
   § 3-7:5 —Rule 3-7(5) Matters Arising Since Start of Proceeding
   § 3-7:6 —Rule 3-7(6) Inconsistent Allegations
   § 3-7:7 —Rule 3-7(8) Objection in Point of Law
   § 3-7:8 —Rule 3-7(9) Pleading Conclusions of Law
   § 3-7:9 —Rule 3-7(11) Set-off or Counterclaim
   § 3-7:10 —Rule 3-7(12) Pleading After the Notice of Civil Claim
   § 3-7:11 —Rule 3-7(15) Substance to be Answered
   § 3-7:12 —Rule 3-7(17) Allegation of Malice
   § 3-7:13 —Rule 3-7(18) When Particulars Necessary
   § 3-7:14 —Rule 3-7(20) Further Particulars
   § 3-7:15 —Rule 3-7(21) Particulars in Libel or Slander
   § 3-7:16 —Rule 3-7(21)(a)
   § 3-7:17 —Rule 3-7(21)(b)
   § 3-7:18 —Rule 3-7(22) Order for Particulars
   § 3-7:19 —Rule 3-7(23) Demand for Particulars
Rule 3-8 Default Judgment
   § 3-8:1 Commentary
   § 3-8:2
           Case Law—Rule 3-8(1) Default in Filing and Serving a
              Response to Civil Claim
   § 3-8:3 —Rule 3-8(2) Filings Required
   § 3-8:4 —Rule 3-8(2)(a)
   § 3-8:5 —Rule 3-8(3) Claim for Specified or Ascertainable
              Amount
   § 3-8:6
           —Rule 3-8(4) Interest
   § 3-8:7 —Rule 3-8(5) Claim for Damages to be Assessed
   § 3-8:8 —Rule 3-8(8) Application to Judge or Associate Judge
   § 3-8:9 —Rule 3-8(9) Judgment in Other Actions
   § 3-8:10 —Rule 3-8(10) Application for Judgment
   § 3-8:11 —Rule 3-8(11) Court May Set Aside or Vary Default
              Judgment
   § 3-8:12 —Rule 3-8(13) Alternative Methods of Assessment
   § 3-8:13 —Rule 3-8(13)(d)
```

PART 4 SERVICE

Rule 4-1 Address for Service

§ 4-1:1 Commentary

- § 4-1:2 Case Law
- Rule 4-2 Ordinary Service
 - § 4-2:1 Commentary
 - § 4-2:2 Case Law
- Rule 4-3 Personal Service
 - § 4-3:1 Commentary
 - § 4-3:2 Case Law
- Rule 4-4 Alternative Methods of Service
 - § 4-4:1 Commentary
 - § 4-4:2 Case Law
- Rule 4-5 Service outside British Columbia
 - § 4-5:1 Commentary
 - § 4-5:2 Case Law
- Rule 4-6 Proving Service
 - § 4-6:1 Commentary
 - § 4-6:2 Case Law
- Rule 4-7 Relief
 - § 4-7:1 Commentary
 - § 4-7:2 Case Law

PART 5 CASE PLANNING

- Rule 5-1 Requesting a Case Planning Conference
 - § 5-1:1 Commentary
 - § 5-1:2 Case Law
- Rule 5-2 Conduct of Case Planning Conference
 - § 5-2:1 Commentary
 - § 5-2:2 Case Law
- Rule 5-3 Case Planning Conference Orders
 - § 5-3:1 Commentary
 - § 5-3:2 Case Law
- Rule 5-4
 - § 5-4:1 Commentary

PART 6 AMENDMENT OF PLEADINGS AND CHANGE OF PARTIES

- Rule 6-1 Amendment of Pleadings
 - § 6-1:1 Commentary
 - § 6-1:2 Case Law—Rule 6-1 Amendment of Pleadings
 - § 6-1:3 —Rule 6-1(1) When Pleadings May be Amended
 - § 6-1:4 —Rule 6-1(1)(a)
 - § 6-1:5 —Rule 6-1(1)(b)
 - § 6-1:6 —Rule 6-1(3) Identifying Amendments

§ 6-1:7 —Rule 6-1(4)(b) § 6-1:8 —Rule 6-1(7) § 6-1:9 —Rule 6-1(8) Amendment at Trial Rule 6-2 Change of Parties § 6-2:1 Commentary Case Law—Rule 6-2 Change of Parties § 6-2:2 § 6-2:3 —Rule 6-2(1) Party Ceasing to Exist § 6-2:4 —Rule 6-2(2) Effect of Death —Rule 6-2(3) Assignment or Conveyance of Interest § 6-2:5 § 6-2:6 —Rule 6-2(4) Change or Transmission of Interest or Liability § 6-2:7 —Rule 6-2(5) Prosecution of Action if Plaintiff or **Petitioner Dies** § 6-2:8 —Rule 6-2(7) Adding, Removing or Substituting Parties by Order § 6-2:9 —Rule 6-2(7)(a) § 6-2:10 —Rule 6-2(7)(b) § 6-2:11 —Rule 6-2(7)(b)(ii) § 6-2:12 —Rule 6-2(7)(c) § 6-2:13 —Rule 6-2(8) Procedure if Party Added, Removed or Substituted by Order § 6-2:14 —Rule 6-2(8)(a) § 6-2:15 —Rule 6-2(8)(c)(i) § 6-2:16 —Rule 6-2(9.1) Application Without Notice

PART 7 PROCEDURES FOR ASCERTAINING FACTS

Rule 7-1 Discovery and Inspection of Documents

§ 6-2:17 —Rule 6-2(10) Consent Required

- § 7-1:1 Commentary
- § 7-1:2 Case Law—Rule 7-1 Discovery and Inspection of Documents
- § 7-1:3 —Rule 7-1(1) List of Documents
- § 7-1:4 —Rule 7-1(1)(a)(ii)
- § 7-1:5 —Rule 7-1(2) Documents to be Enumerated
- § 7-1:6 —Rule 7-1(3) Insurance Policy
- § 7-1:7 —Rule 7-1(4)
- § 7-1:8 —Rule 7-1(6) Claim for Privilege
- § 7-1:9 —Rule 7-1(7) Nature of Privileged Documents to be Described
- § 7-1:10 —Rule 7-1(8) Affidavit Verifying List of Documents
- § 7-1:11 —Rule 7-1(9) Supplementary List of Documents
- § 7-1:12 —Rule 7-1(10) Party to Demand Documents Required Under this Rule

```
§ 7-1:13 —Rule 7-1(11) Party May Demand Additional
             Documents
   § 7-1:14 —Rule 7-1(11)(a)
   § 7-1:15 —Rule 7-1(12) Response to Demand for Documents
   § 7-1:16 —Rule 7-1(13) Application for Production of Documents
   § 7-1:17 —Rule 7-1(14) Court May Alter Requirements
   § 7-1:18 —Rule 7-1(14)(a)
   § 7-1:19 —Rule 7-1(14)(b)
   § 7-1:20 —Rule 7-1(15) Inspection of Documents
   § 7-1:21 —Rule 7-1(16) Copies of Documents
   § 7-1:22 —Rule 7-1(17) Order to Produce Document
   § 7-1:23 —Rule 7-1(18) Documents Not in Possession of Party
   § 7-1:24 —Rule 7-1(20) Inspection of Document by Court
   § 7-1:25 —Rule 7-1(21) Party May Not Use Document
   § 7-1:26 —Rule 7-1(22) Determination of Issue Before Discovery
Rule 7-2 Examinations for Discovery
   § 7-2:1 Commentary
   § 7-2:2
           Case Law—Rule 7-2 Examinations for Discovery
   § 7-2:3
           —Rule 7-2(1) Examination of Parties
   § 7-2:4 —Rule 7-2(1)(a)
   § 7-2:5 —Rule 7-2(2) Limitations
   § 7-2:6 —Rule 7-2(3) Considerations of the Court
   § 7-2:7
          —Rule 7-2(5) Examination of Party That is Not an
             Individual
   § 7-2:8 —Rule 7-2(5)(a)
   § 7-2:9 —Rule 7-2(5)(b)
   § 7-2:10 —Rule 7-2(5)(c)
   § 7-2:11 —Rule 7-2(5)(c)(ii)
   § 7-2:12 —Rule 7-2(6) Examination of Person for Whose Benefit
             Action Brought
   § 7-2:13 —Rule 7-2(7) Examination of Assignor
   § 7-2:14 —Rule 7-2(8) Examination of Guardian and Infants
   § 7-2:15 —Rule 7-2(9) Examination of Mentally Incompetent
             Person
   § 7-2:16 —Rule 7-2(11) Place
   § 7-2:17 —Rule 7-2(13) Service of Notice
   § 7-2:18 —Rule 7-2(14) Person Must Attend Examination
   § 7-2:19 —Rule 7-2(15) Fees Must Not be Attached
   § 7-2:20 —Rule 7-2(16) Production of Documents
   § 7-2:21 —Rule 7-2(17) Examination and Re-Examination
   § 7-2:22 —Rule 7-2(18) Scope of Examination
   § 7-2:23 —Rule 7-2(18)(a)
   § 7-2:24 —Rule 7-2(18)(b)
```

- § 7-2:25 —Rule 7-2(20) Information Not To Be Disclosed
- § 7-2:26 —Rule 7-2(22) Person Must Inform Self
- § 7-2:27 —Rule 7-2(25) Objections
- § 7-2:28 —Rule 7-2(26) How Recorded
- § 7-2:29 —Rule 7-2(27) Application to Persons Outside British Columbia
- Rule 7-3 Discovery by Interrogatories
 - § 7-3:1 Commentary
 - § 7-3:2 Case Law
- Rule 7-4
- Rule 7-5 Pre-trial Examination of Witness
 - § 7-5:1 Commentary
 - § 7-5:2 Case Law
- Rule 7-6 Physical Examination and Inspection
 - § 7-6:1 Commentary
 - § 7-6:2 Case Law—Rule 7-6 Physical Examination and Inspection
 - § 7-6:3 —Rule 7-6(1) Order for Medical Examination
 - § 7-6:4 —Rule 7-6(1)(a)
 - § 7-6:5 —Rule 7-6(2) Subsequent Examinations
 - § 7-6:6 —Rule 7-6(3) Questions by Examiner
 - § 7-6:7 —Rule 7-6(4) Order for Inspection and Preservation of Property
 - § 7-6:8 —Rule 7-6(5) Entry on Land or Building
- Rule 7-7 Admissions
 - § 7-7:1 Commentary
 - § 7-7:2 Case Law
- Rule 7-8 Depositions
 - § 7-8:1 Commentary
 - § 7-8:2 Case Law

PART 8 APPLICATIONS

- Rule 8-1 How to Bring and Respond to Applications
 - § 8-1:1 Commentary
 - § 8-1:2 Case Law
- Rule 8-2 Place Application is Heard
 - § 8-2:1 Commentary
 - § 8-2:2 Case Law
- Rule 8-3 Consent Applications
 - § 8-3:1 Commentary
 - § 8-3:2 Case Law
- Rule 8-4 Applications of Which Notice is Not Required
 - § 8-4:1 Commentary

- § 8-4:2 Case Law
- Rule 8-5 Urgent Applications
 - § 8-5:1 Commentary
 - § 8-5:2 Case Law
- Rule 8-6 Applications Made by Written Submissions
 - § 8-6:1 Commentary

PART 9 PRE-TRIAL RESOLUTION PROCEDURES

- Rule 9-1 Offers to Settle
 - § 9-1:1 Commentary
 - § 9-1:2 Case Law—Rule 9-1 Offers to Settle
 - § 9-1:3 —Rule 9-1(1) Definition
 - § 9-1:4 —Rule 9-1(1)(a) & (b)
 - § 9-1:5 —Rule 9-1(1)(c)
 - § 9-1:6 —Rule 9-1(2) Offer Not to be Disclosed
 - § 9-1:7 —Rule 9-1(4) Offer May be Considered in Relation to Costs
 - § 9-1:8 —Rule 9-1(5) Cost Options
 - § 9-1:9 —Rule 9-1(5)(a)
 - § 9-1:10 —Rule 9-1(5)(b)
 - § 9-1:11 —Rule 9-1(5)(c)
 - § 9-1:12 —Rule 9-1(5)(d)
 - § 9-1:13 —Rule 9-1(6) Considerations of Court
 - § 9-1:14 —Rule 9-1(6)(a)
 - § 9-1:15 —Rule 9-1(6)(b)
 - § 9-1:16 —Rule 9-1(6)(c)
 - § 9-1:17 —Rule 9-1(6)(d)
 - § 9-1:18 —Rule 9-1(7) Costs for Settlement in Cases Within Small Claims Jurisdiction
 - § 9-1:19 —Rule 9-1(8) Counter Offer
- Rule 9-2 Settlement Conferences
 - § 9-2:1 Commentary
 - § 9-2:2 Case Law
- Rule 9-3 Special Case
 - § 9-3:1 Commentary
 - § 9-3:2 Case Law
- Rule 9-4 Proceedings on a Point of Law
 - § 9-4:1 Commentary
 - § 9-4:2 Case Law
- Rule 9-5 Striking Pleadings
 - § 9-5:1 Commentary
 - § 9-5:2 Case Law—Rule 9-5 Striking Pleadings
 - § 9-5:3 —Rule 9-5(1) Scandalous, Frivolous or Vexatious Matters

```
§ 9-5:4 —Rule 9-5(1)(a)
   § 9-5:5 —Rule 9-5(1)(b)
   § 9-5:6 —Rule 9-5(1)(c)
   § 9-5:7 —Rule 9-5(1)(d)
   § 9-5:8 —Rule 9-5(2) Admissibility of Evidence
   § 9-5:9 —Rule 9-5(3) Powers of Registrar
Rule 9-6 Summary Judgment
   § 9-6:1
           Commentary
   § 9-6:2
           Case Law—Rule 9-6 Summary Judgment
           —Rule 9-6(2) Application
   § 9-6:3
   § 9-6:4 —Rule 9-6(3) Response
   § 9-6:5 —Rule 9-6(3)(b)
   § 9-6:6 —Rule 9-6(4) Application by Answering Party
   § 9-6:7 —Rule 9-6(5) Power of Court
   § 9-6:8 —Rule 9-6(5)(a)
   § 9-6:9 —Rule 9-6(5)(c)
   § 9-6:10 —Rule 9-6(7) Costs Consequences
Rule 9-7 Summary Trial
   § 9-7:1 Commentary
   § 9-7:2 Case Law—Rule 9-7 Summary Trial
   § 9-7:3 —Rule 9-7(2) Application
   § 9-7:4 —Rule 9-7(3) When Application Must be Heard
   § 9-7:5 —Rule 9-7(5) Evidence on Application
   § 9-7:6 —Rule 9-7(5)(a)
   § 9-7:7 —Rule 9-7(5)(c)
   § 9-7:8 —Rule 9-7(5)(e)
   § 9-7:9 —Rule 9-7(6) Application of Rule 12-5
   § 9-7:10 —Rule 9-7(8) Filings with Application
   § 9-7:11 —Rule 9-7(8)(b)(i)
   § 9-7:12 —Rule 9-7(9) Notice of Evidence to be Used on
             Application
   § 9-7:13 —Rule 9-7(10) Giving Notice
   § 9-7:14 —Rule 9-7(11) Adjournment or Dismissal
   § 9-7:15 —Rule 9-7(11)(a)
   § 9-7:16 —Rule 9-7(11)(b)
   § 9-7:17 —Rule 9-7(12) Preliminary Orders
   § 9-7:18 —Rule 9-7(12)(b)
   § 9-7:19 —Rule 9-7(15) Judgment
   § 9-7:20 —Rule 9-7(15)(a)
   § 9-7:21 —Rule 9-7(15)(a)(i)
   § 9-7:22 —Rule 9-7(15)(a)(ii)
   § 9-7:23 —Rule 9-7(15)(b)
```

- § 9-7:24 —Rule 9-7(15)(c)
- § 9-7:25 —Rule 9-7(16) No Further Application Without Leave
- § 9-7:26 —Rule 9-7(17) Orders
- § 9-7:27 —Rule 9-7(18) Right to Vary or Set Aside Order
- § 9-7:28 —Rule 9-7(19) Order if Jury Notice Filed
- Rule 9-8 Discontinuance and Withdrawal
 - § 9-8:1 Commentary
 - § 9-8:2 Case Law

PART 10 PROPERTY AND INJUNCTIONS

- Rule 10-1 Detention, Preservation and Recovery of Property
 - § 10-1:1 Commentary
 - § 10-1:2 Case Law
- Rule 10-2 Receivers
 - § 10-2:1 Commentary
 - § 10-2:2 Case Law
- Rule 10-3 Interpleader
 - § 10-3:1 Commentary
 - § 10-3:2 Case Law
- Rule 10-4 Injunctions
 - § 10-4:1 Commentary
 - § 10-4:2 Case Law

PART 11 EXPERTS

- Rule 11-1 Application of Part 11
 - § 11-1:1 Commentary
 - § 11-1:2 Case Law
- Rule 11-2 Duty of Expert Witnesses
 - § 11-2:1 Commentary
 - § 11-2:2 Case Law
- Rule 11-3 Appointment of Joint Experts
 - § 11-3:1 Commentary
 - § 11-3:2 Case Law
- Rule 11-4 Appointment of Own Experts
 - § 11-4:1 Commentary
 - § 11-4:2 Case Law
- Rule 11-5 Appointment of Court's Own Expert
 - § 11-5:1 Commentary
 - § 11-5:2 Case Law
- Rule 11-6 Expert Reports
 - § 11-6:1 Commentary
 - § 11-6:2 Case Law—Rule 11-6 Expert Reports

```
§ 11-6:3
            —Rule 11-6(1) Requirements for Report
   § 11-6:4
            —Rule 11-6(1)(c)
   § 11-6:5
            —Rule 11-6(1)(f)
   § 11-6:6 —Rule 11-6(1)(f)(i)
   § 11-6:7 —Rule 11-6(1)(f)(ii)
   § 11-6:8 —Rule 11-6(2) Proof of Qualifications
   § 11-6:9 —Rule 11-6(3) Service of Report
   § 11-6:10 —Rule 11-6(4) Service of Responding Report
   § 11-6:11 —Rule 11-6(6) Supplementary Report of Joint or
               Court-Appointed Expert
   § 11-6:12 —Rule 11-6(7) Requirements for Supplementary
               Report
   § 11-6:13 —Rule 11-6(8) Production of Documents
   § 11-6:14 —Rule 11-6(8)(b)
   § 11-6:15 —Rule 11-6(10) Notice of Objection to Expert Opinion
               Evidence
   § 11-6:16 —Rule 11-6(11) When Objection Not Permitted
Rule 11-7 Expert Opinion Evidence at Trial
   § 11-7:1 Commentary
   § 11-7:2 Case Law
Rule 11-8
PART 12 TRIAL
Rule 12-1
            How to Set Trial for Hearing
   § 12-1:1 Commentary
   § 12-1:2 Case Law
Rule 12-1.1 Trial Brief
Rule 12-2
            Trial Management Conference
   § 12-2:1 Commentary
   § 12-2:2 Case Law
Rule 12-3
             Trial Record
   § 12-3:1 Commentary
   § 12-3:2 Case Law
Rule 12-4
            Trial Certificate
   § 12-4:1 Commentary
   § 12-4:2 Case Law
```

Evidence and Procedure at Trial

Case Law—Rule 12-5 Evidence and Procedure at

—Rule 12-5(3) Failure to Prove a Material Fact

—Rule 12-5(2) Court May Vary Order

—Rule 12-5(4) No Evidence Application

Commentary

Trial

Rule 12-5

§ 12-5:1

§ 12-5:2

§ 12-5:3

§ 12-5:4

§ 12-5:5

§	12-5:5.50	—Rule 12-5(5) Defendant Need not Elect Whether to Call Evidence
§	12-5:6	—Rule 12-5(6) Insufficient Evidence Application
	12-5:7	—Rule 12-5(7) Defendant Must Elect Not to Call Evidence
	12-5:8	—Rule 12-5(8) Notice to Produce
§	12-5:9	—Rule 12-5(10) Opportunity to Inspect Exhibit
§	12-5:10	—Rule 12-5(19) "Adverse Party" Defined
§	12-5:11	—Rule 12-5(20) Adverse Witness
§	12-5:12	—Rule 12-5(21) Notice to Call Adverse Witness
§	12-5:13	—Rule 12-5(22) Exceptions
§	12-5:14	—Rule 12-5(23) Application to Set Notice Aside
§	12-5:15	—Rule 12-5(24) Court May Make Order
§	12-5:16	—Rule 12-5(26) Adverse Party as Witness May Be
		Cross-Examined
§	12-5:17	—Rule 12-5(27) Witness to Testify Orally
§	12-5:18	—Rule 12-5(28) Witness Must be Listed in Witness List
§	12-5:19	—Rule 12-5(29) Examination of Witnesses
§	12-5:20	—Rule 12-5(30) Party May Contradict Testimony
§	12-5:21	—Rule 12-5(36) Production of Documents and Physical Objects
§	12-5:22	—Rule 12-5(38) Failure of Witness to Attend, etc.
§	12-5:23	—Rule 12-5(39) Order Setting Aside Subpoena
§	12-5:24	—Rule 12-5(40) Use of Deposition Evidence
§	12-5:25	—Rule 12-5(46) Persons Against Whom Discovery
		Evidence Admissible
	12-5:26	—Rule 12-5(47) Notice Required of Evidence
	12-5:27	—Rule 12-5(48) Attendance at Trial May be Required
§	12-5:28	—Rule 12-5(49) Court May Consider Whole
		Examination
§	12-5:29	—Rule 12-5(50) Discovery Evidence of Person Under Disability
§	12-5:30	—Rule 12-5(52) Use of Pre-trial Examination of Witness
§	12-5:31	—Rule 12-5(54) Transcripts & Interrogatories
§	12-5:32	—Rule 12-5(55) Transcript for the Court
§	12-5:33	—Rule 12-5(57) Custody of Transcripts
§	12-5:34	—Rule 12-5(58) Use of Interrogatories at Trial
§	12-5:35	—Rule 12-5(59) Affidavit Evidence
§	12-5:36	—Rule 12-5(67) Trial of One Question Before Others
§	12-5:37	—Rule 12-5(68) Trial by Different Modes of Trial
§	12-5:38	—Rule 12-5(69) Cauculation of Amount by Officer of
		the Court

```
—Rule 12-5(70) Use of Recording Device
   § 12-5:39
   § 12-5:40
              —Rule 12-5(71) Evidence of Particular Facts
   § 12-5:41
              —Rule 12-5(71)(a)
   § 12-5:42
              -Rule 12-5(72) Order of Speeches
   § 12-5:43
              —Rule 12-5(76) Failure of One Party to Appear at
   § 12-5:44
              —Rule 12-5(77) Court May Set Aside Judgment
Rule 12-6
            Jury Trials
   § 12-6:1
            Commentary
   § 12-6:2
             Case Law—Rule 12-6 Jury Trials
   § 12-6:3 —Rules 12-6(0.2) Rules During Specified Period
   § 12-6:4 —Rule 12-6(2) Trial Without Jury in Certain
               Proceedings
   § 12-6:5 —Rule 12-6(2)(a)
   § 12-6:6 —Rule 12-6(2)(d)
   § 12-6:7 —Rule 12-6(2)(e)
   § 12-6:8 —Rule 12-6(2)(f)
   § 12-6:9 —Rule 12-6(2)(g)
   § 12-6:10 —Rule 12-6(2)(h)
   § 12-6:11 —Rule 12-6(2)(j)
   § 12-6:12 —Rule 12-6(3) Notice Requiring Jury Trial
   § 12-6:13 —Rule 12-6(3)(b)
   § 12-6:14 —Rule 12-6(5) Court May Refuse Jury Trial
   § 12-6:15 —Rule 12-6(5)(a)
   § 12-6:16 —Rule 12-6(5)(a)(i)
   § 12-6:17 —Rule 12-6(5)(a)(ii)
   § 12-6:18 —Rule 12-6(5)(b)
   § 12-6:19 —Rule 12-6(6) No Application for Judgment Necessary
   § 12-6:20 —Rule 12-6(7) Judgment Impossible on Jury Findings
   § 12-6:21 —Rule 12-6(8) Only Partial Judgment Possible on Jury
               Findings
   § 12-6:22 —Rule 12-6(9) Jury Failing to Reach Verdict
   § 12-6:23 —Rule 12-6(10) Retrial
   § 12-6:24 —Rule 12-6(11) Continuing Trial Without Jury
   § 12-6:25 —Rule 12-6(12) Trial May Continue Without Jury
PART 13 ORDERS
Rule 13-1 Orders
   § 13-1:1
             Commentary
   § 13-1:2
             Case Law—Rule 13-1(1) Drawing and Approving
```

Orders

§ 13-1:3 —Rule 13-1(3) Form of Order

§ 13-1:4 —Rule 13-1(4) Endorsement of Order on Application Sufficient in Certain Cases § 13-1:5 —Rule 13-1(8) Date of Order § 13-1:6 —Rule 13-1(8)(b) § 13-1:7 —Rule 13-1(10) Requirement of Consent Order § 13-1:8 —Rule 13-1(11) Settlement of Orders § 13-1:9 —Rule 13-1(17) Correction of Orders § 13-1:10 —Rule 13-1(19) Orders on Terms and Conditions Rule 13-2 Enforcement of Orders § 13-2:1 Commentary § 13-2:2 Case Law Rule 13-3 Subpoena to Debtor § 13-3:1 Commentary § 13-3:2 Case Law Rule 13-4 Examinations in Aid of Execution § 13-4:1 Commentary § 13-4:2 Case Law Rule 13-5 Sales by the Court § 13-5:1 Commentary § 13-5:2 Case Law

PART 14 COSTS

osts
and

§	14-1:19	Rule 14-1(12)(b)
§	14-1:20	—Rule 14-1(13) When Costs Payable
§	14-1:21	—Rule 14-1(14) Costs Arising from Improper Act or
-		Omission
§	14-1:21.50	Rule 14-1(14)(b)
§	14-1:22	-Rule 14-1(15) Costs of Whole or Part of
		Proceeding
§	14-1:23	—Rule 14-1(15)(a)
§	14-1:24	—Rule 14-1(15)(c)
§	14-1:25	—Rule 14-1(17) Set-off of Costs
§	14-1:26	-Rule 14-1(18) Costs of One Defendant Payable by
		Another
§	14-1:27	—Rule 14-1(19) Unnecessary Expense After
		Judgment
§	14-1:28	—Rule 14-1(21) Appointment to Review a Bill,
		Examine an Agreement or Assess Costs
·	14-1:29	—Rule 14-1(22) Place for Review or Examination
§	14-1:30	—Rule 14-1(23) Further Particulars
§	14-1:31	—Rule 14-1(27) Certificate of Costs
§	14-1:32	—Rule 14-1(29) Review of an Assessment
§	14-1:33	—Rule 14-1(30) Form of Bill in Certain Cases
§	14-1:34	—Rule 14-1(31) Description of Services
§	14-1:35	—Rule 14-1(32) Evidence of Lawyer
§	14-1:36	-Rule 14-1(33) Disallowance of Fees and Costs
§	14-1:37	Rule 14-1(33)(a)
§	14-1:38	Rule 14-1(33)(c)
§	14-1:39	—Rule 14-1(35) Notice
§	14-1:40	—Rule 14-1(38) Refusal or Neglect to Procure
		Assessment

PART 15 FAST TRACK LITIGATION PROCEEDINGS

Rule	15-1 Fas	t Track Litigation
§	15-1:1	Commentary
§	15-1:2	Case Law—Rule 15-1 Fast Track Litigation
§	15-1:3	—Rule 15-1(1) When Rule Applies
§	15-1:4	—Rule 15-1(2) Subsequent Filings
§	15-1:4.50	—Rule 15-1(3) Damages not Limited
§	15-1:5	—Rule 15-1(5) Conflict
§	15-1:6	—Rule 15-1(6) When Rule Ceases to Apply
§	15-1:7	—Rule 15-1(8) Exception
§	15-1:8	—Rule 15-1(10) Trial to be Without Jury
§	15-1:9	—Rule 15-1(11) Oral Discovery
§	15-1:10	—Rule 15-1(12.1) Application of Rules 11-8

- § 15-1:11 —Rule 15-1(13) Setting of Trial Date
- \S 15-1:12 —Rule 15-1(14) If Trial Will Require More Than 3
 - Days
- § 15-1:13 —Rule 15-1(15) Costs
- § 15-1:14 —Rule 15-1(16) Settlement Offers

PART 16 PETITION PROCEEDINGS

- Rule 16-1 Petitions
 - § 16-1:1 Commentary
 - § 16-1:2 Case Law

PART 17 REQUISITION PROCEEDINGS

- Rule 17-1 Requisitions
 - § 17-1:1 Commentary
 - § 17-1:2 Case Law

PART 18 OTHER COURT PROCEEDINGS

- Rule 18-1 Inquiries, Assessments and Accounts
 - § 18-1:1 Commentary
 - § 18-1:2 Case Law
- Rule 18-2 Stated Cases
 - § 18-2:1 Commentary
 - § 18-2:2 Case Law
- Rule 18-3 Appeals
 - § 18-3:1 Commentary
 - § 18-3:2 Case Law

PART 19 JUDGMENTS FROM OTHER COURTS

- Rule 19-1 Transfer of Proceedings from Provincial Court
 - § 19-1:1 Commentary
 - § 19-1:2 Case Law
- Rule 19-2 Canadian Judgments
 - § 19-2:1 Commentary
- Rule 19-3 Foreign Judgments
 - § 19-3:1 Commentary
 - § 19-3:2 Case Law
- Rule 19-4 Transfer of Proceedings from Foreign Courts
 - § 19-4:1 Commentary
- Rule 19-5 Documents Required by Judicial Authority of Other Jurisdictions

PART 20 SPECIAL RULES FOR CERTAIN PARTIES

- Rule 20-1 Partnerships
 - § 20-1:1 Commentary

§ 20-1:2 Case Law
Rule 20-2 Persons under Disability
§ 20-2:1 Commentary
§ 20-2:2 Case Law
Rule 20-3 Representative Proceedings
§ 20-3:1 Commentary
§ 20-3:2 Case Law
Rule 20-4 Declaratory Relief
§ 20-4:1 Commentary
§ 20-4:2 Case Law
Rule 20-5 Persons Who Are Not Required to Pay Fees
§ 20-5:1 Commentary
§ 20-5:2 Case Law
Rule 20-6 Litigation Representatives
§ 20-6:1 Commentary

PART 21 SPECIAL RULES FOR CERTAIN PROCEEDINGS

§ 20-6:2 Case Law

Rule 21-1 Admiralty Matters § 21-1:1 Commentary § 21-1:2 Case Law Rule 21-2 Carriage by Air Act § 21-2:1 Commentary Rule 21-3 Mandamus, Prohibition, Certiorari and Habeas Corpus § 21-3:1 Commentary § 21-3:2 Case Law Rule 21-4 Rule 21-5 Rule 21-6 Wills, Estates and Succession Act Wills Variation Proceedings § 21-6:1 Commentary § 21-6:2 Case Law Rule 21-7 Foreclosure and Cancellation § 21-7:1 Commentary § 21-7:2 Case Law—Rule 21-7—Foreclosure and Cancellation § 21-7:3 —Rule 21-7(2) Parties § 21-7:4 —Rule 21-7(3) Joinder of Claim or Party § 21-7:5 —Rule 21-7(4) Person Filing Interest After Certificate of Pending Litigation § 21-7:6 —Rule 21-7(5) Powers of the Court § 21-7:7 —Rule 21-7(5)(a)

§ 21-7:8 —Rule 21-7(5)(b)

```
§ 21-7:9 —Rule 21-7(5)(c)
   § 21-7:10 —Rule 21-7(5)(d)
   § 21-7:11 —Rule 21-7(5)(e)
   § 21-7:12 —Rule 21-7(5)(h)
   § 21-7:13 —Rule 21-7(5)(i)
   § 21-7:14 —Rule 21-7(5)(j)
   § 21-7:15 —Rule 21-7(5)(k)
   § 21-7:16 —Rule 21-7(6) Final Order
   § 21-7:17 —Rule 21-7(7) Order for Sale
   § 21-7:18 —Rule 21-7(9) Order Confirming Sale
   § 21-7:19 —Rule 21-7(10) Notice to Assess Costs
   § 21-7:20 —Rule 21-7(11) Agreement for Sale
Rule 21-8 Jurisdictional Disputes
   § 21-8:1 Commentary
   § 21-8:2 Case Law
Rule 21-9 Negligence Act Claims
   § 21-9:1 Commentary
   § 21-9:2 Case Law
PART 22 GENERAL
Rule 22-1 Chambers Proceedings
   § 22-1:1 Commentary
   § 22-1:3 —Rule 22-1(1) Definition
```

§ 22-3:1 Commentary

```
§ 22-1:2 Case Law—Rule 22-1 Chambers Proceedings
   § 22-1:4 —Rule 22-1(1)(c)
   § 22-1:5 —Rule 22-1(1)(c)(i)
   § 22-1:6 —Rule 22-1(2) Failure of Party to Attend
   § 22-1:7 —Rule 22-1(3) Reconsideration of Order
   § 22-1:8 —Rule 22-1(4) Evidence on an Application
   § 22-1:9 —Rule 22-1(4)(a)
   § 22-1:10 —Rule 22-1(4)(b)
   § 22-1:11 —Rule 22-1(4)(c)
   § 22-1:12 —Rule 22-1(4)(e)
   § 22-1:13 —Rule 22-1(5) Hearing of application in public
   § 22-1:14 —Rule 22-1(7) Power of the court
   § 22-1:15 —Rule 22-1(7)(a)
   § 22-1:16 —Rule 22-1(7)(d)
Rule 22-2 Affidavits
   § 22-2:1 Commentary
   § 22-2:2 Case Law
Rule 22-3 Forms and Documents
```

```
§ 22-3:2 Case Law
Rule 22-4 Time
   § 22-4:1 Commentary
   § 22-4:2 Case Law
Rule 22-5 Multiple Claims and Parties
   § 22-5:1 Commentary
   § 22-5:2 Case Law
Rule 22-6 Change of Lawyer
   § 22-6:1 Commentary
   § 22-6:2 Case Law
Rule 22-7 Effect of Non-compliance
   § 22-7:1
                Commentary
   § 22-7:2
                Case Law—Rule 22-7 Effect of Non-compliance
   § 22-7:3
                —Rule 22-7(1) Non-Compliance with Rules
                -Rule 22-7(1)(a)
   § 22-7:4
                -Rule 22-7(2) Powers of Court
   § 22-7:5
                -Rule 22-7(2)(a)
   § 22-7:6
   § 22-7:7
                -Rule 22-7(2)(d)
   § 22-7:8
                -Rule 22-7(2)(e)
   § 22-7:9
                —Rule 22-7(3) Proceeding Must Not be Set Aside
                  for Incorrect Originating Pleading
   § 22-7:10
                -Rule 22-7(4) Application to Set Aside for
                  Irregularity
   § 22-7:10.50 —Rule 22-7(4)(a)
   § 22-7:11
                —Rule 22-7(5) Consequences of Certain
                  Non-Compliance
   § 22-7:12
                -Rule 22-7(5)(a)
   § 22-7:13
                —Rule 22-7(5)(c)
   § 22-7:14
                —Rule 22-7(5)(g)
   § 22-7:15
                -Rule 22-7(6) Failure to Comply with Direction of
                  Court
   § 22-7:16
                —Rule 22-7(7) Dismissal for Want of Prosecution
Rule 22-8 Contempt of Court
   § 22-8:1 Commentary
   § 22-8:2 Case Law
Rule 22-9 Vexatious Litigants
```

PART 23 COURT AND REGISTRY MATTERS

```
Rule 23-1 Registry Operations
```

§ 23-1:1 Commentary

§ 23-1:2 Case Law

Rule 23-2 Fax Filing

§ 23-2:1 Commentary

TABLE OF CONTENTS

- Rule 23-3 Electronic Filing
 - § 23-3:1 Commentary
- Rule 23-4 Money in Court
 - § 23-4:1 Commentary
 - § 23-4:2 Case Law
- Rule 23-5 Sittings and Hearings
 - § 23-5:1 Commentary
 - § 23-5:2 Case Law
- Rule 23-6 Associate Judges, Registrars and Special Referees
 - § 23-6:1 Commentary
 - § 23-6:2 Case Law

PART 23.1 METHOD OF ATTENDANCE AND APPLICATION RECORD PILOT PROJECTS

- Rule 23.1-1 Method of Attendance Pilot Project
- Rule 23.1-2 Electronic Transmission of Application Record Pilot Project

PART 24 TRANSITION

- Rule 24-1 Transitional Pleadings
 - § 24-1:1 Commentary
 - § 24-1:2 Case Law

PART 25 ESTATES

- Rule 25-1 Definitions
 - § 25-1:1 Commentary
 - § 25-1:2 Case Law
- Rule 25-2 Notice Must Be Provided
 - § 25-2:1 Case Law
- Rule 25-3 Application for Estate Grant
 - § 25-3:1 Case Law
- Rule 25-3.1 Amendment of Application
- Rule 25-3.2 Withdrawal of Application
- Rule 25-4 Procedure After Filing Application Materials for Estate Grant
 - § 25-4:1 Case Law
- Rule 25-5 Corrections, Amendments and Revocations of Estate Documents
 - § 25-5:1 Case Law
- Rule 25-6 Applications for Resealing
- Rule 25-7 Procedure After Filing Application Materials for Resealing
- Rule 25-8 Effect of Authorization to Obtain Estate Information or Authorization to Obtain Resealing Information

- Rule 25-9 Application to Court for Grant or Resealing
- Rule 25-10 Notices of Dispute
 - § 25-10:1 Case Law
- Rule 25-11 Citations
- Rule 25-12 Subpoena for Testamentary Document or Grant
- Rule 25-13 Remuneration and Passing of Accounts
 - § 25-13:1 Case Law
- Rule 25-14 Applications
 - § 25-14:1 Case Law
- Rule 25-15 Miscellaneous
 - § 25-15:1 Case Law
- Rule 25-16 Transition

APPENDIX A FORMS

§ SCCR:1 Case Law

APPENDIX A.1 PROBATE FORMS

§ SCCR:2 Case Law

APPENDIX B PARTY AND PARTY COSTS

- 1 Interpretation
- 2 Scale of costs
- 3 Value of units
- 4 Daily rates
- 5 Uncontested foreclosure proceedings
- 6 Default judgment and process for execution
- 7 Apportionment if proceedings tried together
- 8 Offer to settle bill of costs
- 9 Transitional—orders, settlements and costs before 2007
- 10 Transitional—orders, settlements and costs before [date]
 - § SCCR1-10:1 Case Law—Section 1 Interpretation
 - § SCCR1-10:2 —Section 2 Scale of Costs
 - § SCCR1-10:3 —Section 2(2)
 - § SCCR1-10:4 —Section 2(3)
 - § SCCR1-10:5 —Section 2(4)
 - § SCCR1-10:6 —Section 2(5)
 - § SCCR1-10:7 —Section 2(7)
 - § SCCR1-10:8 —Section 3 Value of Units
 - § SCCR1-10:9 —Section 3(3)
 - § SCCR1-10:10 —Section 4 Daily Rates
 - § SCCR1-10:11 —Section 4(4)

```
§ SCCR1-10:12 —Section 5 Uncontested Foreclosure
                 Proceedings
§ SCCR1-10:13 —Section 7 Apportionment If Proceedings Tried
                 Together
§ SCCR1-10:14 -
                 -Section 8 Offer to Settle Bill of Costs
§ SCCR1-10:15 —Section 9 Transitional—Orders, Settlements
                 and Costs Before 2007
§ SCCR1-10:16 —Section 10 Transitional—Orders, Settlements
                 and Costs Before [Date]
§ SCCRTr:1
               Case Law
               —Tariff Item 1
§ SCCRTr:2
§ SCCRTr:3
               —Item 2
 SCCRTr:4
               —Item 3
               —Item 6
 SCCRTr:5
               —Item 7
§ SCCRTr:6
§ SCCRTr:7
               -Item 10
 SCCRTr:8
               —Item 11
§ SCCRTr:9
               —Item 14
               —Item 15
§ SCCRTr:10
§ SCCRTr:11
               -Item 16
§ SCCRTr:12
               —Item 17
               -Item 18
§ SCCRTr:13
§ SCCRTr:14
               —Item 19
 SCCRTr:15
               —Item 20
§
 SCCRTr:16
               -Item 21
               -Item 22
§ SCCRTr:17
§ SCCRTr:18
               -Item 24
 SCCRTr:19
               —Item 25
               —Item 26
 SCCRTr:20
§ SCCRTr:21
               —Item 27
               -Item 28
§ SCCRTr:22
               -Item 29
 SCCRTr:23
§ SCCRTr:24
               -Item 30
               -Item 31
§ SCCRTr:25
§
               —Item 32
 SCCRTr:26
§
 SCCRTr:27
               -Item 34
               —Item 35
 SCCRTr:28
§ SCCRTr:29
               -Item 36
               —Item 37
 SCCRTr:30
§ SCCRTr:31
               -Item 40
§ SCCRTr:32
               -Item 41
§ SCCRTr:33
               -Item 42
§ SCCRTr:34
               -Item 43
```

§	SCCRTr:35	—Item 44
§	SCCRTr:36	—Item 48

APPENDIX C

Calaadada	1	Essa Darroble to the Crosses
Scheaule	T	Fees Payable to the Crown
Schedule	2	Fees Payable to the Sheriff
Schedule	3	Fees Payable to Witnesses
Schedule	4	Fee Calculations
§ SCC	RS	ch4:1 Case Law

SUPREME COURT CIVIL PRACTICE DIRECTIONS AND ADMINISTRATIVE NOTICES INDEX

SUPREME COURT ADMINISTRATIVE NOTICES

ADMINISTRATIVE NOTICES

Administrative Notice	3	Estate Administration Applications — Disclosure Statements
Administrative Notice	4	Letters of Credit Posted as Security
Administrative Notice	5	Photocopy and Fax Charges Guideline
Administrative Notice	6	Video Conferencing (Revised)
Administrative Notice	8	Pre-Hearing Conferences in Registrars' Matters
Administrative Notice	12	Bankruptcy Proceedings before a Registrar in Bankruptcy
Administrative Notice	15	Emergency After-Hours Applications in Vancouver—Civil and Family
Administrative Notice	17	Registry Vetting of Orders in Civil and Family Proceedings
Administrative Notice	18	General Requirements for Microsoft Teams Video Hearings
Administrative Notice	19	Cover Page Requirements for Written Submissions

SUPREME COURT CIVIL PRACTICE DIRECTIONS

B.C. S.C.—CIVIL PRACTICE DIRECTIONS

Practice Direction 4	4	Judicial Management and Early Assignment of a Trial Judge or Hearing Judge in Civil and Family Proceedings
Practice Direction 5	5	Class Proceedings
Practice Direction 9	9	Fax Filing Registries Fax Numbers
Practice Direction	10	Garnishing Orders
Practice Direction	11	Gowning Policy for Counsel

Practice Direction	12	Infant Settlements and Fee Agreements— Applications for Approval
Practice Direction	13	Initiation of Bankruptcy Files
Practice Direction	17	Real Time Reporting
Practice Direction	18	Request to Appear Before a Specific Judge, Associate Judge or Registrar
Practice Direction	21	Standard Directions for Appeals from Provincial Court—Small Claims Act
Practice Direction	22	Taxation of Trustee's Statement of Receipts and Disbursements under the Bankruptcy and Insolvency Act
Practice Direction	24	Witness Oath or Affirmation
Practice Direction	25	Notices of Trial and Trial Certificates
Practice Direction	26	Orders
Practice Direction	27	Communicating with the Court
Practice Direction	33	Telephone Appearances on Foreclosure Applications
Practice Direction	38	Request for Assignment of Judge in Insolvency Proceedings
Practice Direction	44	Requirement for Appearance List
Practice Direction	47	Model Orders
Practice Direction	48	Applications for Authorization to Video Record or Broadcast Court Proceedings
Practice Direction	50	Associate Judges' Jurisdiction
Practice Direction	52	Restoration of Dissolved Society pursuant to Societies Act
Practice Direction	53	Restoration of Dissolved Company under the <i>Business Corporations Act</i>
Practice Direction	55	Canadian Judicial Protocol for the Management of Multi-jurisdictional Class Actions and the Provision of Class Action Notice
Practice Direction	56	Notification of Publication Ban Applications
Practice Direction	57	Court-to-Court Communications in Cross- Border Cases
Practice Direction	58	Sealing Orders in Civil and Family Proceedings
Practice Direction		Applications to Commence Proceedings Anonymously
Practice Direction	62	Sealed Bid Process for Foreclosures and Other Matters Involving Sales of Land

APPENDIX A TRANSMISSION LETTER

APPENDIX B EMAIL ADDRESSES OF REGISTRIES

Practice Direction 64 Form of Address

Practice Direction 65 Consent Adjournments of Applications and Petitions on the Chambers List

TABLES OF CONCORDANCE

- § TC:1 Summary of Changes—Former Act and Rules compared with New Act and Rules
- § TC:2 Summary of Changes—New Act and Rules compared with Former Act and Rules

COURT OF APPEAL ACT

- PART 1 INTERPRETATION (S. 1)
- PART 2 COMPOSITION OF COURT (SS. 2-12)
- PART 3 APPEALS (SS. 13-16)
- PART 4 CONDUCT OF APPEALS (SS. 17–23)
- PART 5 POWERS ON AN APPEAL (SS. 24–38)
- PART 6 ORDERS AND JUDGMENTS (SS. 39-43)
- PART 7 COSTS (SS. 44-46)
- PART 8 TRANSITIONAL PROVISIONS, REPEAL AND CONSEQUENTIAL AMENDMENTS (SS. 47–57)

COURT OF APPEAL RULES, B.C. REG. 120/2022

PART 1	INTERPRETATION
PART 2	HOW TO FILE AND SERVE DOCUMENTS
PART 3	STEPS AT THE START OF AN APPEAL
PART 4	STEPS AFTER AN APPEAL IS BROUGHT
PART 5	STEPS AFTER AN APPEAL IS READY FOR
	HEARING
PART 6	STEPS AT THE HEARING OF AN APPEAL
PART 7	STEPS AFTER AN APPEAL HAS BEEN HEARD
PART 8	MANAGING THE APPEAL PROCESS
PART 9	APPLICATIONS
PART 10	ORDERS
PART 11	COSTS
PART 12	GENERAL
PART 13	TRANSITION
SCHEDULE 1	ORDINARY COSTS TARIFF
SCHEDULE 2	COURT FEES

COURT OF APPEAL CIVIL & CRIMINAL PRACTICE DIRECTIVES, REGISTRAR'S FILING DIRECTIVES AND POLICIES

COURT OF APPEAL PRACTICE DIRECTIVES

B.C. C.A. 1—PRACTICE DIRECTIVES

BCCA PD 1 Appearing before the Court (Civil & Criminal Practice Directive, 14 March 2023) BCCA PD 2 Case Compilation & Presentation Software (Civil & Criminal Practice Directive, 18 July 2022) BCCA PD 3 Chambers Applications (Civil & Criminal Practice Directive, 3 May 2024) BCCA PD 4 Case Management of Family Law Appeals (Civil Practice Directive, 18 July 2022) BCCA PD 5 Citation of Authorities (Civil & Criminal Practice Directive, 18 July 2022) BCCA PD 6 Costs (Civil Practice Directive, 18 July 2022) BCCA PD 7 Court Sittings in Kamloops and Kelowna (Civil & Criminal Practice Directive, 18 July 2022) BCCA PD 8 Declarations of Invalidity in Court Orders (Civil & Criminal Practice Directive, 18 July 2022) BCCA PD 9 Hague Convention Appeals (Civil Practice Directive, 18 July 2022) BCCA PD 10 Judicial Settlement Conferences (Civil Practice Directive, 18 July 2022) BCCA PD 11 Publication Bans, Sealing Orders, and Anonymization Orders (Civil and Criminal Practice Directive, 20 December 2023) BCCA PD 12 Remote Appearances (Civil & Criminal Practice Directive, 18 July 2022) BCCA PD 13 Style of Proceedings (Civil and Criminal Practice Directive, 09 September 2022) BCCA PD 14 Style of Proceedings (Civil Practice Directive, 18 July

COURT OF APPEAL REGISTRAR'S FILING DIRECTIVES

B.C. C.A. 2—REGISTRAR'S FILING DIRECTIVES

2024)

RF Directive 1 Registrar's Filing Directive (12 March 2024)

BCCA PD 15 Registrar's Powers (Civil Practice Directive, 3 May

COURT OF APPEAL POLICIES

B.C.C.A.3—POLICIES

Record and Courtroom Access Policy Updated February 29, 2024 Policy on Use of Electronic Devices in Courtrooms Effective Date: September 17, 2012; Amended January 15, 2024

Table of Cases

Index