



**British Columbia Court of Appeal  
Practice Directive (Civil & Criminal)  
Title: Supplementary Arguments**

**Issued: 11 July 2022**

**Effective: 18 July 2022**

**Cite as: *Supplementary Arguments* (Civil & Criminal Practice Directive, 18 July 2022)**

After an appeal has been argued and judgment is reserved, the Court will not receive any further unsolicited material without the consent of all counsel. If there is no consent, an application may be made by writing a letter to the Registrar, requesting that the further material be received by the division which heard the appeal. Opposing counsel may respond to the request, also in writing addressed to the Registrar, within three days of the request being made. The matter will be referred to the division which heard the appeal, for consideration.

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Chief Justice R.J. Bauman  
Court of Appeal for British Columbia

History:

Replaces the Civil and Criminal Practice Directive titled *Supplementary Arguments*, dated 19 September 2011, which replaced the Civil Practice Directive titled *Supplementary Arguments*, dated 12 December 2005.