



Effective Date: 2024/01/15

Number: PD – 65

Title:

Practice Direction

Consent Adjournments of Applications and Petitions on the Chambers List

Summary:

This Practice Direction describes the procedure that must be followed with respect to consent adjournments of applications or petitions set for hearing on the chambers list.

Direction:

1. This Practice Direction replaces Practice Direction 28 – *Chambers Practice* dated November 1, 2010.

Consent adjournments

2. Consent adjournments of applications or petitions set for hearing on the chambers list may be made by telephone or faxed requisition (depending on the practice in the local registry) up until 9:00 a.m. on the date of the hearing.
3. After 9:00 a.m. on the date of the hearing, consent adjournments may be made only by attending in person before chambers commences and informing the clerk that the hearing of the application or petition has been adjourned by consent, or after the commencement of chambers, by speaking to the matter before the judge or associate judge.

Christopher E. Hinkson
Chief Justice