

ONTARIO



NOTICE TO THE PROFESSION

REGARDING

CRIMINAL LAW APPLICATIONS IN THE

SUPERIOR COURT OF JUSTICE THAT WERE NOT ADDRESSED AT

A PRE-TRIAL CONFERENCE

Counsel are reminded that where an application has not been indicated on counsel's Pre-trial Conference Report (Form 17) or discussed at the Superior Court judicial pre-trial conference, that counsel are required to provide written notice of the new application to the Crown, any co-accused, any other relevant parties and the Superior Court of Justice Trial Coordinator and arrange for a further pre-trial conference. Rule 28:04 (11)

Where a new application is brought counsel must file any notices, records, facts, books of authorities and other materials required by the rules unless a judge orders otherwise. Rule 28:04(11)

The failure to comply with the subrules may result in any application for which counsel has not complied with the rules not being heard by the trial judge. Rule 28:04(12)

Chief Justice Heather J. Smith

Superior Court of Justice

June 28, 2019