

COURT OF QUEEN'S BENCH OF MANITOBA

PRACTICE DIRECTION

SUMMARY CONVICTION APPEALS ASSIGNMENT COURT

The following procedural changes to the Summary Conviction Appeals Assignment Court will come into effect immediately:

- Summary Conviction Appeals are not to be set down until both factums are filed.
- Speeding ticket and parking ticket appeals are exempt from filing a factum unless there is a complex issue involved.
- All appeals will be set down for at least a two-hour time slot, except for speeding tickets and parking tickets which should be set down for one hour.
- Those appeals which involve complex constitutional (non-*Charter*) and jurisdictional issues including appeals of speeding tickets and parking tickets should be set down for one day unless otherwise directed by the court.
- Should a two-day hearing be required, it should be set down through the Trial Coordinator.
- All appeals should be set down and monitored on the Summary Conviction Appeal Assignment Court list.

Coming into effect

This Practice Direction comes into effect immediately.

ISSUED BY:

**The Honourable Chief Justice Glenn D. Joyal
Court of Queen's Bench (Manitoba)**

DATE: May 9, 2013