

IN THE TERRITORIAL COURT OF YUKON

PRACTICE DIRECTION CP-8

Resolutions and Adjournments

Every party to a preliminary inquiry, lengthy application or trial must notify the Trial Coordinator (667-3580; TC.TrialCoordinator@yukoncourts.ca) immediately when a resolution is reached, there is going to be an adjournment, or circumstances arise that change the time required.

All parties shall also notify the Trial Coordinator as soon as the *likelihood* of a resolution or adjournment becomes apparent so that the Trial Coordinator can notify parties that are double-booked or can reassign the time to urgent matters.

Where parties are seeking to adjourn a matter scheduled to begin more than six weeks from the date the adjournment is sought, an application may be made to a judge or a justice of the peace. Where the matter is scheduled to begin less than six weeks from the date the adjournment is sought, the application must be made before a judge.

If significant materials have been provided to the presiding judge for review and the matter is not proceeding, the Trial Coordinator must be notified by noon the day before the time set for the matter.

Chief Judge K. Ruddy April 6, 2018