



The Provincial Court of Saskatchewan

PRACTICE DIRECTIVE XII

Discretionary Orders Restricting Media Reporting or Public Access

Notice to Media

An applicant for a discretionary order restricting media reporting of, or media or public access to, a proceeding shall, at least three clear days before the hearing of the application, complete the electronic *Notice of Application for a Publication Ban* that can be found in the Resources section of the Saskatchewan Law Courts website at www.sasklawcourts.ca Media outlets that have subscribed to the electronic notification service will receive notification as outlined in the Law Courts of Saskatchewan Practice Note.

Notice to Parties

A copy of the *Notice of Application for a Publication Ban* must be provided to all parties to the proceeding at least three clear days prior to the proceeding.

File with the Court

A copy of the *Notice of Application for a Publication Ban* must be filed with the Court at least three clear days prior to the date of the proceeding.

Notice to parties and the media and court filing described above also applies to applications to vary, vacate or set aside a discretionary order.

Standing

Standing to be heard on the application remains in the sole discretion of the judge hearing the application.

Interim Order

On prior application, with or without notice, by the person seeking the discretionary order, a judge may restrict access to and/or ban publication of the information that is the subject of the application until the application is heard.