

NOTICE TO THE PROFESSION

Courtrooms 201 and 202:

Effective March 25, 2019

- 1. All applications to adjourn a trial date will be heard in 202 court before the presiding judge; even if the adjournment is with the consent of all parties involved.**
- 2. Matters should not be adjourned/transferred from 201 court to 202 court until they are ready to resolve and a Crown pre-trial has already been held.**
- 3. From Tuesday to Friday 201 court will take lunch from 12:45 p.m. to 2:00 p.m. so that video matters can be heard promptly at 2 p.m.**
- 4. In 201 court, the time slot from 11:45 to 12:15 will be reserved for duty counsel matters *only*. Counsel matters should be spoken to outside this time period.**
- 5. Mondays in 201 court are reserved for pre-enquete hearings, s. 810 hearings, and youth provincial offence matters. Criminal court set dates and adjournments should be heard in 201 from Tuesday to Friday.**
- 6. Bail variation requests shall follow the procedure sent out in the earlier practice memo and will *not* be addressed in 201 court.**

Thank you so much for your patience and co-operation since the implementation of the new 201-202 process.

**Justice C.M. Johnston
Local Administrative Justice**