



THE PROVINCIAL COURT  
OF BRITISH COLUMBIA

Effective date: *23 February 2015*

**CRIM 04**

## **PRACTICE DIRECTION**

### **SCHEDULING OF CONTINUATIONS**

#### **Purpose**

To ensure trials and hearings, once commenced, are concluded within a reasonable time.

#### **Application**

This practice direction applies to criminal matters in all court locations in the Province.

#### **Directions**

1. When a scheduled trial or hearing has not been completed in the time provided it will be scheduled to conclude within **30 days** unless otherwise approved by the relevant Regional Administrative Judge or Local Liaison Judge (where applicable) on advice of the local Judicial Case Manager.

#### **History of Practice Direction**

- Original practice direction dated February 09, 2007.
- Amended practice direction dated February 23, 2015 (changes to wording and formatting only).
- January 8, 2020: Housekeeping update to remove “duration” section as contained information duplicated in “History of Practice Direction” section.

I make this practice direction pursuant to my authority under the *Provincial Court Act*, R.S.B.C. 1996, c. 379, and Rule 3 of the *Criminal Caseflow Management Rules*.

Thomas J. Crabtree  
Chief Judge  
Provincial Court of British Columbia