

CIVIL PRACTICE DIRECTIVE NO. 9  
APPLICATIONS TO BE HEARD BY THE REGISTRAR

Effective April 26, 2024

**Former Practice**

1 By convention, all applications brought pursuant to *The Court of Appeal Rules* have been heard and determined by a single judge in Chambers. This practice has existed notwithstanding that Rule 60(1) states that the “registrar may hear and determine applications under Rules 10(2) (Filing notice of appeal), 18 (Appeal book required), 22(5) (Agreement as to contents and completion of appeal book), 28(1) (Contents of factum), 34(1) (Late filing of factum), or 43(3) (Contents of appeal book on expedited appeal)” unless any such application is referred by the registrar to a judge for a decision by the judge under Rule 60(2).

**New practice**

2 Effective immediately, the registrar will hear and determine applications under Rules 10(2), 18, 22(5), 28(1), 34(1), and 43(3) unless any such application is referred by the registrar to a judge for a decision by the judge under Rule 60(2).

**NOTE: This Practice Directive is issued by the Court under the authority of *The Court of Appeal Act, 2000* and Rule 74 of *The Court of Appeal Rules*.**

Amy Groothuis, Registrar,  
Court of Appeal for Saskatchewan