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# Practice Note No. SC CL 09

# Practice Note SC CL 09 - Removal of Judgments from the Internet

Date: 01/11/2008

#### PRACTICE NOTE SC CL 9

## Supreme Court Common Law Division – Removal of judgments from the Internet

#### Commencement

1. This Practice Note commences 1 November 2008.

### Application

2. This Practice Note applies to criminal jury trials in the Common Law Division.

### **Definitions**

3. In this Practice Note:

Accessible repository includes, but is not limited to, the NSW Caselaw and the Australian Legal Information Institute (AustLII) judgment repositories on the Internet

Application to the Court includes a written application

Judgment includes the reasons, orders, catchwords and other identifying details

Identified judgment means any judgment that may impact on jury deliberations in a particular criminal trial

Medium neutral citation means the year, court identifier and decision number of a judgment, for example, [2008] NSWSC 12.

### Introduction

4. The purpose of this Practice Note is to ensure, for jury trials, that an electronic version of a judgment, which details specifics of the proceedings or related proceedings, is removed from the Internet for the duration of the trial or another appropriate period.

# Process

- 5. A party that locates an identified judgment in an accessible repository is to bring the judgment and its location to the attention of the Court and all parties to the case.
- 6. For an identified judgment to be removed from an accessible repository, a party must make an application to the Court, no less than five working days before a jury is to be empanelled in the trial. The application must contain grounds for the request.
- 7. The application to the Court should contain the following information about the identified judgment:
  - the case title
  - the medium neutral citation
  - date of the judgment
  - the jurisdiction of the judgment
  - an estimated length of time before the identified judgment can be returned to the accessible repository.
- 8. The Court will determine the application and may direct the identified judgment to be temporarily removed from the accessible repository for the duration of the trial, or another appropriate period.

J J Spigelman AC Chief Justice of New South Wales 20 October 2008

# Related information

This Practice Note was issued on 20 October 2008 and commenced on 1 November 2008. Supreme Court Act 1972

Practice Note SC CL 2 Supreme Court, Common Law Division – Criminal Proceedings