

**COURT OF APPEAL RULES
PRACTICE NOTE – CIVIL PROCEEDINGS**

CAPN No. 2018-17

PRINT SIZE OF CASE AUTHORITIES

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The following Practice Note was filed with the registrar of the Court of Appeal and is published under rule 4 of the *Court of Appeal Rules*.

Background

The Court has been receiving copies of judicial decisions that are difficult to read, particularly due to the size of the print. Rule 55 requires specified portions of the factum to be printed in font size 12. A similar rule cannot be applied to the Appeal Book generally since portions of the Book may consist of copies of documents entered as exhibits.

However, copies of electronic versions of judicial decisions could be adjusted for font size before being copied for insertion in the Appeal Book or Authorities. A minimum font size of 12 applied to these documents would facilitate reading and making notes by users of the materials.

Practice Note

Copies of electronic versions of judicial decisions inserted in the Appeal Book or Authorities, including decisions appealed from, shall be in a minimum font size of 12.

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