

SUPREME COURT OF THE AUSTRALIAN CAPITAL TERRITORY

NOTICE TO PRACTITIONERS

Editing of pre-trial evidence recorded by the Court

Practitioners are advised that the In Courtroom ICT Officer at the Court requires a minimum of 2 weeks' notice prior to a trial date to edit pre-trial evidence recorded by the Court in accordance with any orders made by a Judge.

Therefore, any application to edit pre-trial evidence that was recorded by the Court will need to be heard at least 2 weeks prior to the trial date. This includes consent orders made in chambers for such editing.

A handwritten signature in black ink, consisting of several overlapping loops and a long, sweeping horizontal stroke extending to the right.

Annie Glover
Registrar

1 November 2018