## **NOTICE TO ATTORNEYS-AT-LAW**

ON THE DIRECTION OF THE COURT, ALL ATTORNEYS-AT-LAW IN CIVIL MATTERS ARE HEREBY REMINDED OF THE NEED TO COMPLY WITH THE TIMELINES SET IN CASE MANAGEMENT ORDERS AND BY THE COURT OF APPEAL RULES (CAR). FAILURE TO COMPLY MAY, PURSUANT TO RULE 2.20(2) OF THE CAR, RESULT IN YOUR APPEALS BEING LISTED BEFORE THE COURT, AT WHICH TIME THE COURT MAY DISMISS THE APPEALS PURSUANT TO RULE 2.20(3).

YOUR ATTENTION IS ALSO DRAWN TO PRACTICE DIRECTION NO 1/2014, WHICH DEALS WITH THE FILING OF JUDGES' BUNDLES; PRACTICE NOTE 1/2015, WHICH DEALS WITH THE ELECTRONIC FILING OF SKELETON ARGUMENTS AND WRITTEN SUBMISSIONS; AND PRACTICE NOTE 1/2021, WHICH DEALS WITH POSSIBLE SANCTIONS THAT MAY BE IMPOSED FOR THE DISOBEDIENCE OF TIMELINES FOR FILING SUBMISSIONS IN CIVIL APPEALS.

YOU ARE HEREBY REMINDED THAT JUDGES' BUNDLES, SKELETON ARGUMENTS AND WRITTEN SUBMISSIONS ARE TO BE FILED WITHIN THE PRESCRIBED TIME. FAILURE TO COMPLY MAY RESULT IN YOUR MATTERS BEING REMOVED FROM THE COURT'S LIST; THE REDUCTION OF THE TIME FOR ORAL SUBMISSIONS; OR THE IMPOSITION OF COSTS SANCTIONS.

REGISTRAR
3 APRIL 2023