



**SUPREME COURT OF WESTERN AUSTRALIA
NOTICE TO PRACTITIONERS:**

**PROCEDURES RELATING TO THE CONFISCATION OF CRIMINAL
PROPERTY PROCEEDINGS**

Practice Direction 9.10 has been amended today to make provision for the ‘CPCA Directions List’ and ‘CPCA Managing Judge’ which has been operating since January 2020. New rules have also been added setting out filing requirements and confidentiality procedures in confiscation matters.

Applications and objections under the *Criminal Property Confiscation Act 2000* (CPCA) are to be presented for filing electronically using the ECMS, unless there is an exemption under Order 67A r 3(1).

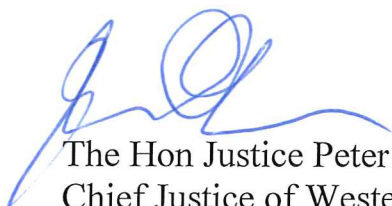
Applications and objections which are accepted for filing are placed in the CPCA Directions List, generally held monthly at 9.15 am or 9.30 am. Rule 3.5 sets out the orders that can be made by the CPCA Managing Judge in relation to matters in the List.

Practitioners are required to inform the Court when filing any document containing information restricted by CPCA s 70 in accordance with Order 67A Div 3.

Except for applications filed by the Corruption and Crime Commission, documents which are not filed electronically will be converted into an electronic format and recorded in the ECMS as if they had been filed electronically.

Documents presented for filing in a paper format will continue to be kept in a secure location. Access to all confiscation files for inspection is restricted.

Dated 28 February 2022.



The Hon Justice Peter Quinlan
Chief Justice of Western Australia