

PRACTICE DIRECTIVE

Supreme Court
Oral Reasons for Judgment

When oral reasons for judgment are given for the order appealed from, and no official reporter is present at the time or for some reason the judgment was not recorded, counsel should try to agree on a note of the reasons given.

If counsel are unable to reach agreement, they should submit the matter to the Judge or Master appealed from, and the notes of counsel, as settled by the Judge or Master, should be included in the appeal book.

“The Honourable Chief Justice Finch”
On behalf of the Court of Appeal for British Columbia

December 12, 2005