

## SUPERIOR COURT OF QUÉBEC

Montréal, September 20, 2021

## NOTICE TO MEMBERS OF THE BAR SUPERIOR COURT – DISTRICT OF MONTRÉAL

## PROCEDURE FOR PRESENTATION OF URGENT MATTERS IN ROOM 2.13 (JUDGE IN CHAMBERS)

As of October 4, 2021, the Superior Court modifies some of the measures announced on February 26, 2021, in order to improve the conduct of the urgent proceedings to be presented in Courtroom 2.13 (judge in Chambers) for the district of Montreal.

As of that date, a party who intends to submit an application requiring immediate intervention that does not require the presentation of evidence (e.g., provisional injunction, safeguard order, seizure before judgment, application to quash a seizure, etc.) must first pay the judicial fees (judicial stamp) and request that a file be opened at the court office.

Barring special circumstances, the adverse party must be notified that such an application will be presented to the judge in chambers in Courtroom 2.13, including the date and time of its presentation.

On the day of presentation, the party that initiated the application and the notified adverse party must present themselve in courtroom 2.13 in order to hand over to the court clerk a copy of the application, the exhibits, any elements of evidence to contest the application, as well as their plan of arguments and book of authorities, as the case may be.

After consultation with the judge in chambers, the court clerk will advise the lawyers/parties of the time at which they must present themselves in person in courtroom 2.13 in order to make their representations.

Eva Petras Associate Chief Justice

Chantal Tremblay
Coordinating Judge in civil and
family matters - District of Montreal