

**PRACTICE DIRECTION NO 1 OF 2024**  
**CITATION OF JUDGMENTS AND REPORTED CASES**  
**(Re-Issue)**

This Practice Direction concerns:

- I the identification and citation of judgments delivered by the Court; and
- II the citation of reported cases to the Court.

The Practice Direction on the Citation of Judgments and Reported Cases issued on 14 March 2007 is revoked and replaced by this Practice Direction.

**I. IDENTIFICATION AND CITATION OF JUDGMENTS OF THE COURT**

- 1. Judgments delivered by the Court shall be identified and cited in the following manner:
  - (a) the names of the parties or case title, as appropriate, (in italics) followed by
  - (b) the year in which the judgment was delivered in square brackets, followed by
  - (c) the letters ‘CCJ’, followed by
  - (d) the number assigned to the judgment indicative of the place which the judgment occupies in the sequence, according to time of delivery, of judgments delivered by the Court in both jurisdictions in that year, followed by
  - (e) the letters ‘AJ’ or ‘OJ’ in round brackets depending on whether the judgment was delivered in the Court’s appellate jurisdiction ‘(AJ)’ or in its original jurisdiction ‘(OJ)’; and
  - (f) for judgments in the appellate jurisdiction, the (AJ) shall be followed by a 2-letter abbreviation, both uppercase, of the State from which the case originated (that is, the international alpha-2 country code).

The following are illustrations of the results of applying the above directions to imaginary cases, the first an original jurisdiction judgment and the second an appellate jurisdiction judgment from Belize –

- (i) *The State of X v The Caribbean Community* [2020] CCJ 21 (OJ)
- (ii) *Smith v Jones* [2007] CCJ 28 (AJ) BZ

2. When citing a judgment delivered by the Court in the appellate jurisdiction prior to 14 May 2020, include the country code in round brackets after ‘AJ’.
3. When a judgment of the Court which has been reported, is cited, the reference to the law report shall be preceded by the neutral citation of the judgment, but that citation need not be repeated if the judgment is referred to again in the same document.
4. When judgments are prepared for delivery or are issued as approved judgments, the pages of the judgments will not be numbered but the judgments shall be divided into numbered paragraphs. The numbering of these paragraphs will be continuous from the beginning of the first judgment to the end of the last, if there is more than one judgment. The paragraph numbers will be printed in the margin in square brackets. Not every indented paragraph, however, need be given a number, so that more than one indented paragraph may be treated as part of the same numbered paragraph.
5. When passages from judgments of the Court are referred to, they shall be identified by the number or numbers in square brackets of the relevant paragraph or paragraphs in which they occur. Accordingly, a reference to a passage in a judgment in the imaginary case used above by way of illustration, would read:
  - (i) *The State of X v The Caribbean Community* [2020] CCJ 21 (OJ) at [20] – [25]
  - (ii) *Smith v Jones* [2007] CCJ 28 (AJ) BZ at [62]

## II. CITATION OF REPORTED CASES TO THE COURT

The following instructions relate to the citation of cases in proceedings before the Court and the provision of copies of cases for use by the Court:

1. Where a case is reported in the West Indian Reports, the reference to the case in that series of law reports should always be given and copies of the case in those reports should be provided to the Court.
2. Where the case is also reported in the official Law Reports produced by the Incorporated Council of Law Reporting of England and Wales (‘the official Law Reports’), then the reference to the case in that series of law reports should also be given, but copies of the case in those reports need not be provided to the Court.
3. Where a case is reported both in the West Indian Reports and in some other series of law reports other than the official Law Reports, then no reference should be made to that other series of law reports and no copies of the case as reported in it need be provided to the Court.

4. Where a case is not reported in the West Indian Reports, but is reported in more than one series of law reports, then reference should be made to only one series of law reports and copies of the case in that series alone should be provided to the Court. The series of law reports to be used for reference and copying, shall be chosen in accordance with the following order of preference (in descending order):
  - (a) The official Law Reports.
  - (b) The recognised law reports of the jurisdiction in which the case was decided.
  - (c) The Law Reports of the Commonwealth.
  - (d) The Weekly Law Reports.
  - (e) The All-England Reports and
  - (f) Other series of law reports.

This Practice Direction shall take effect from the date on which it is issued.

Issued by the President of the Caribbean Court of Justice pursuant to Part 18.1 of the Caribbean Court of Justice (Appellate Jurisdiction) Rules 2024 and Part 32.1 of the Caribbean Court of Justice (Original Jurisdiction) Rules 2024 on 24 May 2024.

Adrian Saunders

President