

is not available, the Minister of Health”. Counsel should be alert to whether the Minister of Justice is the, or the only, “Minister responsible for” every enactment. As paragraph 2 of the Ministerial Order is not restricted to only the enactments listed in Appendix I, the Minister of Justice may be suspending (or attempting to suspend) all time-sensitive steps in all proceedings regardless of their legislative origin. There is a basis to be concerned with the extent of the efficacy of the Ministerial Order.

If you have not already subscribed to JSS Rules Newsletter, please do so [here](#). In addition to the JSS Rules Special Edition series, please visit our website at <https://www.jssbarristers.ca/pages/covid-19.cfm> for additional COVID-19 resources.

DISCLAIMER: This publication is not legal advice, and should not be relied upon as legal advice. While we intend to provide generalized information that is accurate as at the date of publication, it is possible that the information contains errors or omissions. We disclaim any liability for errors or omissions. Actions taken, or not taken, in response to legal concerns should be guided by individualized legal advice provided within a solicitor client relationship. The creation of a solicitor client relationship can be discussed upon direct contact with a lawyer.