

The following approved changes have been made to both the on-line and paper-based screening process:

Question 6 – Changed – now reads, *“After being in close physical contact with that person, have you talked to a doctor, health care provider, or public health unit?”*





Answering “No” to this questions now renders a person inadmissible, answering “Yes” prompts the new Question 7.

Question 7 – New – *“Did that doctor, health care provider, or public health unit tell you to self-isolate (stay at home)?”*

Answering “No” deems the person admissible (i.e. that even though they may have been in close physical contact, the circumstances did not warrant self-isolation and therefore they are “cleared”)

Answering “Yes” deems the person “inadmissible.”

In determining whether a person is admissible or inadmissible, the following table summarizes the logic.

	If you answered NO to Q1 and Q2 and Q3 and Q4 and Q5 YOU MAY ENTER THE COURTHOUSE
	If you answered YES to Q5 and Q6 and NO to Q7 , YOU MAY ENTER THE COURTHOUSE
	If you have answered YES to Q1 or Q2 or Q3 or Q4 YOU MAY NOT ENTER THE COURTHOUSE
	If you have answered YES to Q5 and NO to Q6 YOU MAY NOT ENTER THE COURTHOUSE

In addition, the on-line Screening tool will be updated on the “Enter” screen to include a link to the COVID-Alert APP. This App was introduced by the Federal Government to assist citizens with exposure tracing. The App is being piloted in Ontario and, after several delays is expected to be launched tomorrow. For more information, [click here](#)