Practice Direction No. 4 of 2013

Bail applications by remote communication device – Brisbane Magistrates Court

- 1. The purpose of this Practice Direction is to provide, in accordance with section 15B of the *Bail Act 1980* (the Act), for the making of Bail applications by remote communication device under section 15A of the Act in circumstances as specified in this Direction.
- 2. This Practice Direction applies only to bail applications made on the dates referred to in paragraph 6 hereof.
- It applies to bail applications made by persons located in the Dalby and Goondiwindi Magistrates Courts Districts to a magistrate constituting a Magistrates Court at Brisbane.
- 4. This Practice Direction provides for the making of an application for bail if the requirements set out above are met and the circumstances mentioned in paragraphs (a) to (c) apply:
 - (a) a police officer has refused to grant bail to a person under section 7 of the *Bail Act 1980* for an offence; and
 - (b) a Magistrates Court is authorised under the Act to grant bail to the person for the offence; and
 - (C) having regard to all the circumstances, the person may not reasonably or practicably be brought personally before a court.
- 5. Acting in accordance with this Practice Direction the person may apply under section 15A of the Act to a magistrate for bail for the offence by telephone, video or by another form of communication (a remote communications device), whether or not that section would otherwise apply.
- 6. A magistrate will be available to constitute a Magistrates Court at Brisbane in order to facilitate the making of applications under this Direction on the 12th January, 2013.
- 7. This Practice Direction does not limit the making of applications for bail under section 15A of the Act in circumstances where the requirements of s15A can be met without the need for reliance on s15B.

Brian Hine A/Chief Magistrate 10th January, 2013