PRACTICE DIRECTION NUMBER 13 OF 2018

SUPREME COURT OF QUEENSLAND

NON-PARTY ACCESS TO BAIL FILES BEFORE HEARING

- 1. This practice direction applies to material filed in the Supreme Court Registry for an application for bail. It is intended to ensure that material that would justify an order under s 12 of the *Bail Act 1980* is not published before the court can consider whether such an order should be made.
- 2. When filing material in the Supreme Court Registry, parties or their legal representatives must notify Registry staff that the material is filed in relation to an application for bail.
- 3. Subject to any contrary order of a Judge:
 - the file for such a proceeding will be endorsed as follows: "Until the
 application is determined and subject to any contrary order of a Judge,
 material on this file other than the application is not available for search
 by any person who is not a party to the proceeding or a party's legal
 representative in the proceeding";
 - material on the file other than the application will not be available for search by any person who is not a party to the proceeding or a party's legal representative in the proceeding before the application for bail is determined; and
 - the parties to the application are required to address the question whether an order should be made under s 12 in their outlines of argument for the application.

Catherine Holmes
Chief Justice
27 June 2018