Practice Direction No. 6 of 2009

Reopening or Rehearing of Applications at the Brisbane Magistrates Court

- 1. This Practice Direction is intended to assist with case management of the Brisbane Magistrates Court (hereinafter referred to as "the Court").
- 2. It applies to all applications:
 - (a) to reopen sentencing proceedings under s.188 of the *Penalties and Sentences Act*
 - (b) to reopen proceedings under s.147A of the *Justices Act 1886;* or
 - (c) to rehear complaints under s.142A of the Justices Act 1886.
- 3. The party making the application will advise the Registrar of Courts, the Brisbane Coordinating Magistrate and all other parties in the hearing (including non-legally represented parties) that the matter is to be listed for the purpose of determining this request.
- 4. The Registrar of Courts (or Brisbane Co-ordinating Magistrate) will list the matter before the magistrate who heard the original proceedings to set a mention or hearing date or otherwise determine any issue and the Registrar will advise the parties of the magistrate's order.
- 5. In the event that the Magistrate who heard the original proceedings is not available within a reasonable time to hear the application then the matter will be listed for mention before the Brisbane Co-ordinating Magistrate or another Magistrate who will cause the Magistrate hearing the matter to be advised of the making and outcome of such application.
- 6. The advice may be given to the Registrar of Courts and Brisbane Co-ordinating Magistrate either by :
 - (a) email to cmoffice@justice.qld.gov.au ;
 - (b) facsimile to (07) 3220 0088; or
 - (c) post to GPO Box 1649, Brisbane Qld 4001
- 7. This Practice Direction will take effect on and from 1 May 2009.

Judge Brendan Butler AM SC Chief Magistrate 30 April 2009