# **Childrens Court (Magistrates Court)**

## **Practice Direction No. 6 of 2020 (amended)**

Issued:

28 May 2020

Amended:

8 July 2020

Amended:

10 December 2020

Amended:

11 January 2021

#### **COVID-19 Court Arrangements**

- 1. Practice Direction 4 of 2020 is repealed from 14 June 2020. This Practice Direction will commence on and from 15 June 2020.
- 2. The Practice Direction applies to the Childrens Court and cannot and is not intended to interfere with the control of a Court precinct exercised by a Justice of the Supreme Court or Judge of the District Court.

#### 3. Physical Distancing

- (a) The Court will operate within the Chief Health Officers guidelines regarding physical distancing.
- (b) To minimise the numbers of people in Courthouses:
  - Matters may be listed at intervals throughout the day. Listed times may be notified on daily law lists at https://www.courts.qld.gov.au/daily-law-lists/daily-law-lists#MC.
  - ii. Court users may apply to a Magistrate for leave to appear by telephone or video conference.

#### 4. Children in Custody

- (a) All first appearances at Brisbane Arrest Courts (Roma Street), the Brisbane Childrens Court (BMC), Caboolture, Ipswich, Pine Rivers, Richlands, and all hearings are to be in person.
- (b) Subject to s.159 of the *Youth Justice Act 1992* all proceedings involving a child other than those mentioned in paragraph 4(a) will proceed by video conference unless a Magistrate gives leave for their appearance to be excused or orders their personal appearance.

#### Trials / Committal Hearings / Pleas / Hearings / Applications

5. Subject to paragraph 4, all trials, committal proceedings, pleas, child protection applications and hearings and any other applications will proceed with interested parties and legal representatives present unless a Magistrate gives leave to appear by telephone or video conference.

#### Witnesses

6. Subject to law, all witnesses will appear in person unless a Magistrate gives leave to appear by telephone or video conference.

#### Requirement for Leave to Appear by Telephone or Videoconference

 Leave to appear by telephone or videoconference should be sought at the time of listing or electronically on notice to the other party 2 clear days before the listed date.

#### <u>Callovers / Mentions</u>

8. Legal Representatives are encouraged to apply for consent orders electronically.

### **Contact with Court Registries**

- 9. Parties to a proceeding may contact the Court in which the proceeding is listed to obtain the telephone and video conferencing contact details to enable the party to participate in a proceeding. Details of contacts for all registries across Queensland can be found on the Queensland Court Website Magistrates Court <a href="https://www.courts.qld.gov.au/contacts/courthouses.">https://www.courts.qld.gov.au/contacts/courthouses.</a>
- 10. Where a party, legal representative or prosecutor appears by telephone or video conference all documents to be relied upon in a matter are to be emailed to the Court where the proceeding is occurring. Details of email addresses for all registries across Queensland can be found on the Queensland Courts Website Magistrates Court <a href="https://www.courts.gld.gov.au/contacts/courthouses.">https://www.courts.gld.gov.au/contacts/courthouses.</a>

Judge Terry Gardiner Chief Magistrate 11 January 2021